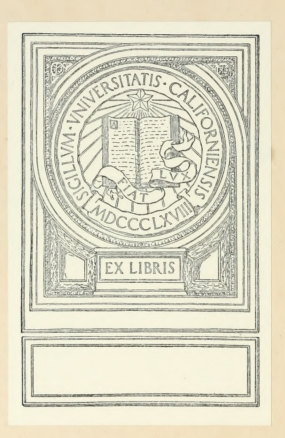


HEYL'S U.S. IMPORT DUTIES 1888.











OFFICIAL RECOGNITION.

The following is copied from the official volume of U.S. Treasury Decisions and Circulars of the year 1874:

"USE TO BE MADE OF HEYL'S 'U. S. IMPORT DUTIES."

"In distributing, for the use of officers of the customs, the compilation of statutes imposing duties upon imports, with the extension of such rates in a tabular schedule, known as 'Heyl's U. S. Import Duties, 1874,' the Department calls the particular attention of officers to the fact that the law of June 22, 1874, revising and condensing the statutes relating to duties on imports, appearing in this volume, pages 156 to 231, inclusive, is the sole law for reference and authority in all that relates to such duties.

"All the statutes previously printed, covering pages 1 to 147, inclusive, and all acts, excepting those enacted subsequently to December 1, 1873, are retained merely for information or convenience of reference.

"Particular attention is called to the acts of March 2, 1861, August 5, 1861, July 14, 1862, June 30, 1864, March 3, 1865, July 14, 1870, and June 6, 1872, which, being the general acts of reference imposing duties on imports, are absolutely repealed by the act of June 22, 1874, as will be seen by referring to the repealing clauses of that act, on page 231. No reference or apparent citation of authority based on the subordination of type or retention of full-faced type in either of those acts will be taken as a guide in the assessment of duty.

"The Department further directs that the extensions and explanations of this work, embraced in the schedule of duties, part 2, pages 1 to 76, inclusive, are not declared as by the authority of the Department in the said schedule, and all are subject to such examination and revision as shall be found necessary in considering cases to which they relate. Being generally correct, however, and carefully prepared, with citation of the acts from which they were derived, they may be assumed to be correct, unless known to be in error or until advice is received of their modification by the Department."—(LETTER TO COLLECTOR, NEW YORK, SEPTEMBER 25, 1874.)

UNITED STATES

DUTIES ON IMPORTS.

· 1886.

REVISED, CORRECTED, AND SUPPLEMENTED.

BY

LEWIS HEYL,

No. 4052 ASPEN STREET, PHILADELPHIA.

THIRTY-SECOND EDITION.

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1886.

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PREFACE.

TO THE EDITION OF 1877.

In the preface to the edition of 1874, the author made the following statement:

"The codification of the Statutes of the United States, and the changes wrought by it and other recent enactments of Congress, have made a revision and entire re-arrangement of the 'Schedules' in my book necessary. Hundreds of new and perplexing questions of classification arose, which, in order to meet the immediate pressing requirements of the customs service, had necessarily to be decided, (unofficially, of course,) by the best lights I could command. How far my judgment may be sustained by the proper authorities, must be left to the future. It seemed desirable to retain the repealed statutes and notes of former editions for convenient reference, in order to compare texts and note the effects of changes, variations, and transpositions thereof upon past adjudications; to facilitate which, indices to the old are given in the new provisions."

After the lapse of more than two years, I am gratified to find my judgment sustained in nearly every important particular. The same has also proved to be the case in regard to the supplementary schedule since issued by me under the Acts of February 8 and March 3, 1875. But the effect of these Acts, and of the decisions under them, has been to change the duties upon thousands of articles enumerated in the previous schedule, so that it has become necessary to revise the whole, and incorporate in it the supplementary schedule and the decisions for the last two years. Important additions and changes to Parts I and III have also been made, to adapt them to recent enactments and adjudications.

PREFACE

TO THE EDITION OF 1872.

THE favorable reception of the author's previous labors pertaining to impost duties, has encouraged him to amplify and extend his tariff manual. The plan of his first edition excluded all repealed and obsolete portions of the Statutes; but, for obvious reasons, the original plan could not, in this respect, be strictly followed in subsequent editions. Then, as the erasures had necessarily to be made chiefly upon his own judgment, entire freedom from error was hardly possible. Yet he has the satisfaction of knowing, that after a test of several years, only two or three changes in this respect, and those of comparatively minor importance, have become necessary under subsequent decisions. Therefore, and as ready access to all the tariff acts in their entirety, passed since the beginning of the year 1861, is a desideratum, and greatly facilitates investigation, the author, at the instance of the Treasury Department, has restored in this edition the entire text of the several acts; so distinguishing by differences in type, existing laws, from those repealed or superseded, that the re-introduction of the latter cannot confuse or mislead. Many Statutes have also been added which are not strictly tariff acts; but to which revenue officers and others are obliged to refer so frequently, that their presence in a tariff manual cannot but be acceptable. Many additions have also been made to Parts II and III which it is hoped will lighten the burden of customs officers. The author desires specially to acknowledge his obligations to Messrs. W. H. McMahon, chief entry clerk, and H. Millard, entry clerk, in the New York Custom-house, for valuable information and assistance in the prosecution of his work.

PREFACE

TO THE EDITION OF 1883.

In laying this, the thirtieth edition of his book, before the public, the author desires to say that he has spared neither labor nor expense in his efforts to make it, in all respects, complete and convenient to those who may use it. He has, in compliance with the preferences expressed by Department and customs officers, eliminated from the Schedule, as far as seemed important or desirable, all cross-references, and transferred all important foot-notes from the former editions to their appropriate places under the new law. This, he thinks, will add greatly to the value of the book, as these notes embrace many decisions made prior to those contained in the Digest published by the Department, and therefore not conveniently, if at all, accessible to either the public or to customs officers. The numeration of the paragraphs of the new law conforms to that of the publications of the Department, modified by convenient subdivisions of long paragraphs and diverse provisions, to facilitate reference. He desires, also, to call especial attention to the additional new tables of computations in Part IV., prepared with great care, with special reference to the provisions of the new law, by a competent expert in a leading mercantile house of New York; as also to the Post Office Laws and Money Order Act, in Part IV.; and to the Organic Laws of the United States, and List of Presidents, Cabinet Officers, and Judges of the Supreme Court, in the Appendix.



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PART I.

EXTRACTS

FROM THE

CONSTITUTION OF THE UNITED STATES, AND DIGEST OF STATUTES ENACTED PRIOR TO DECEMBER 1, 1873.

EXTRACTS FROM ARTICLE I. OF THE CONSTITUTION.

§ 8. The Congress shall have power-

To lay and collect taxes, duties, imposts, and excises; to pay the debts and provide for the common defence and general welfare of the United States; but all duties, imposts, and excises, shall be uniform throughout the United States:....

To regulate commerce with foreign nations, and among the several States, and with the Indian tribes:

To establish a uniform rule of naturalization, and uniform laws on the subject of bankruptcies throughout the United States:

To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures:

To provide for the punishment of counterfeiting the securities and current coin of the United States:

To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the government of the United States, or in any department or officer thereof.

§ 9. No tax or duty shall be laid on articles exported from any State. No preference shall be given by any regulation of commerce or revenue to the ports of one State over those of another; nor shall vessels bound to, or from, one State be obliged to enter, clear, or pay duties in another.

§ 10. No State shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make anything but gold and silver coin a tender in payment of debts; pass any bill of attainder, ex post facto law, or law impairing the obligation of contracts, or

grant any title of nobility.

No State shall, without the consent of the Congress, lay any imposts or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws; and the net produce of all duties and imposts, laid by any State on imports or exports, shall be for the use of the treasury of the United States; and all such laws shall be subject to the revision and control of the Congress. No State shall, without the consent of Congress, lay any duty of tonnage, keep troops, or ships of war, in time of peace, enter into any agreement or compact with another State, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.

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(U. S. Statutes in force December 1, 1873, as revised, consolidated, and approved June 22, 1874.*)

TITLE XXXIII.

DUTIES ON IMPORTS.

900. Sec. 2491. All persons are prohibited from importing into the United States, from any foreign country, any obscene book, pamphlet, paper, writing, advertisement, circular, print, picture, drawing, or other representation, figure, or image on or of paper or other material, or any east, instrument, or other article of an immoral nature, or any drug or medicine, or any article whatever, for the prevention of conception, or for causing unlawful abortion. No invoice or package whatever, or any part of one, in which any such articles are contained shall be admitted to entry; and all invoices and packages whereof any such articles shall compose a part are liable to be proceeded against, seized, and forfeited by due course of law. All such prohibited articles in the course of importation shall be detained by the officer of customs, and proceedings taken against the same as prescribed in the following section: Provided, That the drugs hereinbefore mentioned, when imported in bulk and not put up for any of the purposes hereinbefore specified, are excepted from the operation of this section. (39, 841.)

901. Sec. 2492. Any judge of any district or circuit court of the United States, within the proper district, before whom complaint in writing of any violation of the preceding section is made, to the satisfaction of such judge, and founded on knowledge or belief, and, if upon belief, setting forth the grounds of such belief, and supported by oath or affirmation of the complainant, may issue, conformably to the Constitution, a warrant directed to the marshal, or any deputy marshal, in the proper district, directing him to search for, seize, and take possession of any such article or thing hereinbefore mentioned, and to make due and immediate return thereof, to the end that the same may be condemned and destroyed by proceedings, which shall be conducted in the same manner as other proceedings in case of municipal seizure, and with the same

right of appeal or writ of error. (843.)

902. Sec. 2493. The importation of neat cattle and the hides of neat cattle from any foreign country into the United States is prohibited: *Provided*, That the operation of this section shall be suspended as to any foreign country or countries, or any parts of such country or countries, whenever the Secretary of the Treasury shall officially determine, and give public notice thereof, that such importation will not tend to the introduction or spread of contagious or infectious diseases among the cattle of the United States; and the Secretary of the Treasury is hereby authorized and empowered, and it shall be his duty, to make all necessary orders and regulations to carry this law into effect, or to suspend the same as therein provided, and to send copies thereof to the proper officers in the United States, and to such officers or agents of the United States in foreign countries as he shall judge necessary. (478 b).

903. Sec. 2494. The President of the United States, whenever in his judgment the importation of neat cattle and the hides of neat cattle may be made without danger of the introduction or spread of contagious or infectious disease among the cattle of the United States, may, by proclamation, declare the provisions of the preceding section to be inoperative, and the same shall be afterward inoperative and of no effect from and after thirty days from the date of

said proclamation. (478 c.)

904. Sec. 2495. Any person convicted of a wilful violation of any of the provisions of the two preceding sections, shall be fined not exceeding five hun-

^{*} The sections are numbered as in the Rev. Statutes and subsequent volumes of the Statutes at Large. The numeration of the paragraphs remain the same as in the edition of 1882, beginning with 900; the preceding statutes being either included in the Revision or obsolete. The numbers at the end, or in the body of paragraphs, refer to paragraphs of corresponding numbers in editions prior to 1883, and Part I of this volume.

dred dollars, or imprisoned not exceeding one year, or both, in the discretion

of the court. (478 d.)

905. Sec. 2496. No watches, watch-cases, watch-movements, or parts of watch-movements, of foreign manufacture, which shall copy or simulate the name or trade-mark of any domestic manufacturer, shall be admitted to entry at the custom houses of the United States, unless such domestic manufacturer is the importer of the same. And in order to aid the officers of the customs in enforcing this prohibition, any domestic manufacturer of watches who has adopted trade-marks may require his name and residence and a description of his trade-marks to be recorded in books which shall be kept for that purpose in the Department of the Treasury, under such regulations as the Secretary of the Treasury shall prescribe, and may furnish to the Department fac-similes of such trade-marks; and thereupon the Secretary of the Treasury shall cause one or more copies of the same to be transmitted to each collector or other

proper officer of the customs. (693, 694.)

906. Sec. 2497. No goods, wares, or merchandise, unless in cases provided for by treaty, shall be imported into the United States from any foreign port or place, except in vessels of the United States, or in such foreign vessels as truly and wholly belong to the citizens or subjects of that country of which the goods are the growth, production, or manufacture; or from which such goods, wares, or merchandise can only be, or most usually are, first shipped for transportation. All goods, wares, or merchandise imported contrary to this section, and the vessel wherein the same shall be imported, together with her cargo, tackle, apparel, and furniture, shall be forfeited to the United States; and such goods, wares, or merchandise, ship, or vessel, and cargo shall be liable to be seized, prosecuted, and condemned, in like manner, and under the same regulations, restrictions, and provisions, as have been heretofore established for the recovery, collection, distribution, and remission of forfeitures to the United States by the several revenue-laws.*

907. Sec. 2498. The preceding section shall not apply to vessels, or goods, wares, or merchandise imported in vessels of a foreign nation which does not

maintain a similar regulation against vessels of the United States.*

908. Sec. 2499. There shall be levied, collected, and paid, on each and every non-enumerated article which bears a similitude, either in material, quality, texture, or the use to which it may be applied, to any article enumerated in this Title, as chargeable with duty, the same rate of duty which is levied and charged on the enumerated article which it most resembles in any of the particulars before mentioned; and if any non-enumerated article equally resembles two or more enumerated articles, on which different rates of duty are chargeable, there shall be levied, collected, and paid, on such non-enumerated article, the same rate of duty as is chargeable on the article which it resembles paying the highest duty; and on all articles manufactured from two or more materials, the duty shall be assessed at the highest rates at which any of its component parts may be chargeable. (22.)

909. Sec. 2500. Upon the re-importation of articles once exported, of the growth, product, or manufacture of the United States, upon which no internal tax has been assessed or paid, or upon which such tax has been paid and refunded by allowance or drawback, there shall be levied, collected, and paid a duty equal to the tax imposed by the internal-revenue laws upon such articles.

(519.) +

910. Sec. 2501. There shall be levied, collected, and paid on all goods, wares, and merchandise of the growth or produce of the countries east of the Cape of Good Hope, (except wool, raw cotton, and raw silk, as reeled from the cocoon, or not further advanced than tram, thrown, or organzine,) when imported from places west of the Cape of Good Hope, a duty of ten per centum ad valorem in

^{*} Act of March 1, 1817, ch. 31, 22 1 and 2, 3 Stat., p. 351.

addition to the duties imposed on any such article when imported directly from

the place or places of their growth or production. (724.)

911. Sec. 2502. A discriminating duty of ten per centum ad valorem, in addition to the duties imposed by law, shall be levied, collected, and paid on all goods, wares, and merchandise which shall be imported in vessels not of the United States; but this discriminating duty shall not apply to goods, wares, and merchandise which shall be imported in vessels not of the United States. entitled, by treaty or any act of Congress, to be entered in the ports of the United States on payment of the same duties as shall then be paid on goods, wares, and merchandise imported in vessels of the United States. (452.)

912. Sec. 2503. There shall be levied, collected, and paid upon all articles mentioned in the schedules contained in the next section, imported from foreign countries, the rates of duty which are by the schedules respectively prescribed. Provided, That on the goods, wares, and merchandise in this section enumerated and provided for, imported from foreign countries, there shall be levied, collected, and paid only ninety per centum of the several duties and rates of duty imposed by the said schedules upon said articles severally, that is to say:*

913. On all manufactures of cotton of which cotton is the component part of

chief value. (716, also 61, 62, 63, 251-3, 374, 468, 469, 620.)

914. On all wools, hair of the alpaca, goat, and other animals, and all manufactures wholly or in part of wool or hair of the alpaca and other like animals, except umbrellas, parasols, and sunshades, covered with silk or alpaca. (717, also 526 to 529.)

915. On all iron and steel, and on all manufactures of iron and steel, of which such metals or either of them shall be the component part of chief value, ex-

cepting cotton-machinery. (718, also 128, 285, 352, 363.)

916. On all metals not herein otherwise provided for, and on all manufactures of metals of which either of them is the component part of chief value, excepting percussion-caps, watches, jewelry, and other articles of ornament: Provided, That all wire rope and wire strand or chain made of iron wire, either bright, coppered, galvanized, or coated with other metals, shall pay the same rate of duty that is now levied on the iron wire of which said rope or strand or chain is made; and all wire rope, and wire strand or chain made of steel wire, either bright, coppered, galvanized, or coated with other metals, shall pay the same rate of duty that is now levied on the steel wire of which said rope or

strand or chain is made. (719, also 128, 285, 352, 363, 399, 579.)
917. On all paper, and manufactures of paper, excepting unsized printingpaper, books and other printed matter, and excepting sized or glued paper

suitable only for printing paper. (720, also 133, 284, 322.)

918. On all manufactures of India-rubber, gutta-percha, or straw, and on oilcloths of all descriptions. (721, also 100, 436, 107, 262, 372, 540.)

919. On glass and glass ware, and on unwrought pipe-clay, fine-clay, ffire-

clay, and fullers' earth. (722, also 384, 386 to 393.)

920. On all leather not otherwise herein provided for, and on all manufactures of skins, bone, ivory, horn, and leather, except gloves and mittens, and of which either of said articles is the component part of chief value; and on liquorice-paste or liquorice-juice. (723, also 132, 289, 127, 284, 212, 415.)

SCHEDULE A.—COTTON AND COTTON GOODS.

921. Sec. 2504. On all manufactures of cotton (except jeans, denims, drillings, bed-tickings, ginghams, plaids, cottonades, pantaloon stuff, and goods of like description) not bleached, colored, stained, painted, or printed, and not exceeding one hundred threads to the square inch, counting the warp and filling, and exceeding in weight five ounces per square yard, five cents per square

^{*} This proviso was repealed by Act of March 3, 1875.

yard; if bleached, five cents and a half per square yard; if colored, stained, painted, or printed, five cents and a half per square yard, and, in addition

thereto, ten per centum ad valorem. (468, also 62, 251, 273, 374, 716.)

922. On finer and lighter goods of like description, not exceeding two hundred threads to the square inch, counting the warp and filling, unbleached, five cents per square yard; if bleached, five and a half cents per square yard; if colored, stained, painted, or printed, five and a half cents per square yard, and, in addition thereto, twenty per centum ad valorem. (468, also 62, 251, 273, 374, 716.)

923. On goods of like description, exceeding two hundred threads to the square inch, counting the warp and filling, unbleached, five cents per square yard; if bleached, five and a half cents per square yard; if colored, stained, painted, or printed, five and a half cents per square yard, and, in addition thereto, twenty per centum ad valorem. (468, also 62, 251, 373, 374, 716.)

924. On all cotton jeans, denims, drillings, bed-tickings, ginghams, plaids, cottonades, pantaloon stuffs, and goods of like description, or for similar use, if unbleached, and not exceeding one hundred threads to the square inch, counting the warp and filling, and exceeding five ounces to the square yard, six cents per square yard; if bleached, six cents and a half per square yard; if colored, stained, painted, or printed, six cents and a half per square yard, and, in addition thereto, ten per centum ad valorem; (469, also 716.)

925. On finer or lighter goods of like description, not exceeding two hundred threads to the square inch, counting the warp and filling, if unbleached, six cents per square yard; if bleached, six and a half cents per square yard; if colored, stained, painted, or printed, six and a half cents per square yard, and,

in addition thereto, fifteen per centum ad valorem; (469, also 716.)

926. On goods of lighter description, exceeding two hundred threads to the square inch, counting the warp and filling, if unbleached, seven cents per square yard; if bleached, seven and a half cents per square yard; if colored, stained, painted, or printed, seven and a half cents per square yard, and, in addition

thereto, fifteen per centum ad valorem: (469.)

Provided, That upon all plain woven cotton goods, not included in the foregoing schedule, unbleached, valued at over sixteen cents per square yard; bleached, valued at over twenty cents per square yard; colored, valued at over twenty-five cents per square yard, and cotton jeans, denims and drillings, unbleached, valued at over twenty cents per square yard, and all other cotton goods of every description, the value of which shall exceed twenty-five cents per square yard, there shall be levied, collected, and paid a duty of thirty-five per centum ad valorem: And provided further, That no cotton goods having more than two hundred threads to the square inch, counting the warp and filling, shall be admitted to a less rate of duty than is provided for goods which are of that number of threads. (469, also 716.)

927. Cotton thread, yarn, warps, or warp-yarn, not wound upon spools, whether single or advanced beyond the condition of single by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form, valued at not exceeding forty cents per pound: ten cents per pound; valued at over forty cents per pound and not exceeding sixty cents per pound: twenty cents per pound; valued at over sixty cents per pound and not exceeding eighty cents per pound: thirty cents per pound; valued at over eighty cents per pound; forty cents per pound; and, in addition to such rates

of duty, twenty per centum ad valorem. (620.)

928. Spool-thread of cotton: six cents per dozen spools, containing on each spool not exceeding one hundred yards of thread, and, in addition thereto, thirty per centum ad valorem; exceeding one hundred yards, for every additional hundred yards of thread on each spool or fractional part thereof, in excess of one hundred yards: six cents per dozen, and thirty-five per centum ad valorem. (470.)

929. Cotton cords, gimps, and galloons and cotton laces colored: thirty-five per centum ad valorem. (119, 275, 374.)

930. Cotton shirts and drawers, woven or made on frames, and on all cotton

hosiery: thirty-five per centum ad valorem. (374.)

931. Cotton-velvet: thirty-five per centum ad valorem. (374.)

932. Cotton braids, insertings, lace, trimming, or bobbinet, and all other manufactures of cotton, not otherwise provided for: thirty-five per centum ad valorem. (374.)

SCHEDULE B .- EARTHS AND EARTHEN WARES.

933. Brown earthen ware and common stone ware, gas-retorts, stone ware not ornamented: twenty-five per centum ad valorem. (380.)

934. China, porcelain, and Parian ware, gilded, ornamented, or decorated in

any manner: fifty per centum ad valorem. (381.)

935. China, porcelain, and Parian ware, plain white, and not decorated in any manner: forty-five per centum ad valorem; on all other earthen, stone, or crockery ware, white, glazed, edged, printed, painted, dipped, or cream-colored, composed of earthy or mineral substances, and not otherwise provided for: forty per centum ad valorem. (382.)

936. Stone ware above the capacity of ten gallons: twenty per centum ad

valorem. (257.)

937. Slates, slate-pencils, slate chimney-pieces, mantels, slabs for tables, and all other manufactures of slate: forty per centum ad valorem. (383.) Roofingslates: thirty-five per centum ad valorem. (139, 296.)

938. Unwrought clay, pipe-clay, fire-clay: five dollars per ton. (384.)

939. Kaoline: five dollars per ton. (384.)

940. On fullers' earth: three dollars per ton. (384.)

941. Red and French chalk: twenty per centum ad valorem. (384.)

942. Chalk of all descriptions, not otherwise provided for: twenty-five per centum ad valorem. (384.)

943. Whiting and Paris-white: one cent per pound. (385.) 944. Whiting ground in oil: two cents per pound. (385.)

945. Paris-white ground in oil: one cent and a half per pound. (217.)

946. All plain and mould and press glass not cut, engraved, or painted.

thirty-five per centum ad valorem. (386.)

947. All articles of glass, cut, engraved, painted, colored, printed, stained, silvered, or gilded, not including plate-glass silvered, or looking-glass plates:

forty per centum ad valorem. (387.)

948. All unpolished cylinder, crown, and common window-glass, not exceeding ten by fifteen inches square: one cent and a half per pound; above that and not exceeding sixteen by twenty-four inches square: two cents per pound; above that and not exceeding twenty-four by thirty inches square: two cents and a half per pound; all above that: three cents per pound. (388, 2071.) See table, Part IV.

949. Cylinder and crown glass, polished, not exceeding ten by fifteen inches square: two and one half cents per square foot; above that, and not exceeding sixteen by twenty-four inches square: four cents per square foot; above that, and not exceeding twenty-four by thirty inches square: six cents per square foot; above that, and not exceeding twenty-four by sixty inches: twenty cents per square foot; all above that: forty cents per square foot. (389.) See table,

Part IV.

950. Fluted, rolled, or rough plate-glass, not including crown, cylinder, or common window-glass, not exceeding ten by fifteen inches square: seventyfive cents per one hundred square feet; above that, and not exceeding sixteen by twenty-four inches square: one cent per square foot; above that, and not exceeding twenty-four by thirty inches square: one cent and a half per square foot; all above that, two cents per square foot. And all fluted, rolled, or rough plate-glass, weighing over one hundred pounds per one hundred square feet, shall pay an additional duty on the excess at the same rates herein im-

posed. (390.) See table, Part IV.

951. Cast polished plate-glass, unsilvered, not exceeding ten by fifteen inches square: three cents per square foot; above that, and not exceeding sixteen by twenty-four inches square: five cents per square foot; above that, and not exceeding twenty-four by thirty inches square: eight cents per square foot; above that, and not exceeding twenty-four by sixty inches square: twenty-five cents per square foot; all above that: fifty cents per square foot. (391.) See table, Part IV.

952. Cast polished plate-glass, silvered, or looking-glass plates not exceeding ten by fifteen inches square: four cents per square foot; above that, and not exceeding sixteen by twenty-four inches square: six cents per square foot; above that, and not exceeding twenty-four by thirty inches square: ten cents per square foot; above that, and not exceeding twenty-four by sixty inches square: thirty-five cents per square foot; all above that: sixty cents per square foot. But no looking-glass plates or plate-glass, silvered, when framed, shall pay a less rate of duty than that imposed upon similar glass of like description not framed, but shall be liable to pay in addition thereto thirty per centum ad valorem upon such frames. (392.) See table, Part IV.

953. Glass bottles or jars filled with articles not otherwise provided for:

thirty per centum ad valorem. (67.)

954. Porcelain and Bohemian glass, glass crystals for watches, glass pebbles for spectacles, not rough; paintings on glass or glasses, and all manufactures of glass, or of which glass shall be a component material, not otherwise provided for, and all glass bottles or jars filled with sweetmeats or preserves, not otherwise provided for: forty per centum ad valorem. (393.)

SCHEDULE C .- HEMP, JUTE, AND FLAX GOODS.

955. Flax-straw: five dollars per ton. (596.)

956. Flax not hackled or dressed: twenty dollars per ton. (596.)

957. Flax hackled, known as "dressed line:" forty dollars per ton. (596.) 958. Hemp, Manila, and other like substitutes for hemp, not otherwise provided for: twenty-five dollars per ton. (596.)

959. Tow of flax or hemp: ten dollars per ton. (596.)

960. Jute, sunn, and Sisal grass, and other vegetable substances not enu.

merated, used for cordage: fifteen dollars per ton. (255, 596.)

961. Brown and bleached linens, ducks, canvas, paddings, cot bottoms, diapers, crash, huckabacks, handkerchiefs, lawns, or other manufactures of flax, jute, or hemp, or of which flax, jute, or hemp shall be the component material of chief value, not otherwise provided for, valued at thirty cents or less per square yard: thirty-five per centum ad valorem; valued at above thirty cents per square yard: forty per centum ad valorem; flax or linen yarns for carpets, not exceeding number eight Lea, and valued at twenty-four cents or less per pound: thirty per centum ad valorem; flax or linen yarns valued at above twenty-four cents per pound: thirty-five per centum ad valorem; flax or linen thread, twine and pack-thread, and all other manufactures of flax, or of which flax shall be the component material of chief value, not otherwise provided for: forty per centum ad valorem. (375.)

962. Thread lace and insertings: thirty per centum ad valorem. (101, 232.)

963. On all burlaps, and like manufactures of flax, jute, or hemp, or of which flax, jute, or hemp shall be the component material of chief value, excepting such as may be suitable for bagging for cotton: thirty per centum ad valorem. (725.)

964. Oil-cloth foundations or floor-cloth canvas, made of flax, jute, or hemp,

or of which flax, jute, or hemp shall be the component materia, of chief value:

forty per centum ad valorem; (725.)

965. Gunny-cloth, not bagging, valued at ten cents or less per square yard, three cents per pound; over ten cents per square yard, four cents per pound. (377.)

966. Bags, cotton bags, and bagging, and all other like manufactures, not herein otherwise provided for, (except bagging for cotton,) composed wholly or in part of flax, hemp, jute, gunny-cloth, gunny-bags, or other material: forty

per centum ad valorem. (725.)

967. On bagging for cotton, or other manufactures, not otherwise herein provided for, suitable to the uses for which cotton bagging is applied, composed in whole or in part of hemp, jute, flax, gunny-bags, gunny-cloth or other material, and valued at seven cents or less per square yard, two cents per pound; valued at over seven cents per square yard, three cents per pound. (597.)

968. Tarred cables or cordage: three cents per pound. (376.)

969. Untarred Manila cordage: two and a half cents per pound. (376.) 970. All other untarred cordage: three and a half cents per pound. (376.)

971. Hemp yarns: five cents per pound. (376.)

972. Seines: six and a half cents per pound. (376.)

973. Sail-duck or canvas for sails: thirty per centum ad valorem. (377.)

974. Russia and other sheetings of flax or hemp, brown and white: thirty-five per centum ad valorem. (377.)

975. All other manufactures of hemp, or of which hemp shall be the component material of chief value, not otherwise provided for: thirty per centum ad valorem. (377.)

976. Grass-cloth: thirty per centum ad valorem. (377.) 977. Jute-yarns: twenty-five per centum ad valorem. (377.)

978. All other manufactures of jute or Sisal-grass, not otherwise provided for: thirty per centum ad valorem. (377.)

SCHEDULE D.-LIQUORS.

979. [Wines imported in casks, containing not more than twenty-two per centum of alcohol, and valued at not exceeding forty cents pergallon: twenty-five cents pergallon; valued at over forty cents, and not over one dollar per gallon: sixty cents per gallon; valued at over one dollar per gallon: one dollar per gallon, and, in addition thereto, twenty five per centum ad valorem.] (585, 2173.)

980. [Wines of all kinds, imported in bottles, and not otherwise provided for: the same rate per gallon as wines imported in casks. But all bottles containing one quart or less than one quart, and more than one pint, shall be held to contain one quart, and all bottles containing one pint or less shall be held to contain one pint, and shall pay in addition three cents for each bottle.] (586, 2174.)

981. Champagne and all other sparkling wines, in bottles, containing each not more than one quart and more than one pint: six dollars per dozen bottles; containing not more than one pint each, and more than one-half pint: three dollars per dozen bottles; containing one-half pint each, or less: one dollar and fifty cents per dozen bottles; and in bottles containing more than one quart each, shall pay, in addition to six dollars per dozen bottles, at the rate of two dollars per gallon on the quantity in excess of one quart per bottle. [But any liquors containing more than twenty-two percentum of alcohol, which shall be entered under the name of wine, shall be forfeited to the United States.] (2174.)

And wines, brandy, and other spirituous liquors imported in bottles shall be packed in packages containing not less than one dozen bottles in each package; and all such bottles shall pay an additional duty of three cents for each bottle.* No allowance shall be made for breakage unless such breakage is actually ascertained by count, and certified by a custom-house appraiser. (587.)

982. Brandy and on other spirits manufactured or distilled from grain or

^{*} Not now applicable to bottles containing still wines. (See post 2174.)

other materials, and not otherwise provided for: two dollars per proof-gallon. Each and every gauge or wine-gallon of measurement shall be counted as at least one proof-gallon; and the standard for determining the proof of brandy and other spirits, and of wine or liquors of any kind imported, shall be the same as that which is defined in the laws relating to internal revenue. But any brandy or other spirituous liquors imported in casks of less capacity than fourteen gallons shall be forfeited to the United States. (588, 589.)

983. On all compounds or preparations of which distilled spirits is a component part of chief value, there shall be levied a duty not less than that im-

posed upon distilled spirits. (508.)

984. Cordials, liqueurs, arrack, absinthe, kirschwasser, ratafia, and other similar spirituous beverages, or bitters containing spirits, and not otherwise

provided for: two dollars per proof gallon. (589.)

985. No lower rate or amount of duty shall be levied, collected, and paid, on brandy, spirits, and other spirituous beverages, than that fixed by law for the description of first proof, but it shall be increased in proportion for any greater strength than the strength of first proof; and no brandy, spirits, or other spirituous beverages under first proof shall pay a less rate of duty than fifty per centum ad valorem; and all imitations of brandy, or spirits, or of wines imported by any names whatever, shall be subject to the highest rate of duty provided for the genuine articles respectively intended to be represented, and in no case less than one dollar per gallon. (329.)

986. Ale, porter, and beer, in bottles: thirty-five cents per gallon; otherwise

than in bottles: twenty cents per gallon. (330.)

987. Vermuth: the same duty as on wines of the same cost. (735.)

SCHEDULE E.—METALS.

988. Iron in pigs: seven dollars per ton. (598.)

989. Bar iron, rolled or hammered, comprising flats not less than one inch or more than six inches wide, nor less than three-eighths of an inch or more than two inches thick; rounds not less than three fourths of an inch nor more than two inches in diameter; and squares not less than three-fourths of an inch nor more than two inches square: one cent per pound. Bar-iron, rolled or hammered, comprising flats less than three-eighths of an inch or more than two inches thick, or less than one inch or more than six inches wide; rounds less than three-fourths of an inch or more than two inches in diameter; and squares less than three-fourths of an inch or more than two inches square: one cent and one half per pound. But all iron in slabs, blooms, loops, or other forms, less finished than iron in bars, and more advanced than pig-iron, except castings, shall be rated as iron in bars, and pay a duty accordingly; and none of the above iron shall pay a less rate of duty than thirty-five per centum ad valorem. (333.)

990. [Moisic iron, made from sand ore by one process: fifteen dollars per ton.] (738, 2183.) 991. Iron bars for railroads or inclined planes: seventy cents per one hun-

dred pounds. (334, 471.)

992. Boiler or other plate-iron not less than three-sixteenths of an inch in thickness: one cent and a half per pound. (334.)

993. Boiler and other plate-iron, not otherwise provided for, twenty-five dol-

lars per ton. (43, 197.)

994. Iron wire, bright, coppered, or tinned, drawn and finished, not more than one-fourth of an inch in diameter, not less than number sixteen, wiregauge: two dollars per one hundred pounds, and in addition thereto fifteen per centum ad valorem; over number sixteen and not over number twenty-five, wire-gauge: three dollars and fifty cents per one hundred pounds, and in addition thereto fifteen per centum ad valorem; over or finer than number twenty-five,

wire-gauge: four dollars per one hundred pounds, and in addition thereto fifteen per centum ad valorem. But wire covered with cotton, silk, or other material shall pay five cents per pound in addition to the foregoing rates. (43, 197, 334.)

995.* Round iron in coils, three-sixteenths of an inch or less in diameter, whether coated with metal or not so coated, and all descriptions of iron wire, and wire of which iron is a component part, not otherwise specifically enumer ated and provided for, shall pay the same duty as iron wire, bright, coppered, or tinned. (600.)

996. Wire spiral furniture springs, manufactured of iron wire: two cents per

pound and fifteen per centum ad valorem. (544.)

997. Smooth or polished sheet-iron, by whatever name designated: three

cents per pound. (334.)

998. Sheet-iron, common or black, not thinner than number twenty, wire-gauge: one cent and one-fourth of one cent per pound; thinner than number twenty and not thinner than number twenty-five, wire-gauge: one cent and a half per pound; thinner than number twenty-five, wire-gauge: one cent and three-fourths of one cent per pound. (334.)

999. All band, hoop, and scroll iron from one half to six inches in width, not thinner than one-eighth of an inch: one and one-fourth cents per pound. (336.)

1000. All band, hoop, and scroll iron from one-half to six inches wide, under one-eighth of an inch in thickness, and not thinner than number twenty, wiregauge: one and one-half cents per pound. (336.)

1001. All band, hoop, and scroll iron thinner than number twenty, wire-gauge:

one and three-fourths cents per pound. (336.)

1002. Slit rods: one cent and one-half per pound. (337.)

1003. All other descriptions of rolled or hammered iron not otherwise pro-

vided for: one cent and one-fourth per pound. (337.)

1004. All handsaws not over twenty-four inches in length: seventy-five cents per dozen, and in addition thereto thirty per centum ad valorem; over twenty-four inches in length: one dollar per dozen, and in addition thereto thirty per centum ad valorem. (358.)

1005. All back-saws not over ten inches in length: seventy-five cents per dozen, and in addition thereto thirty per centum ad valorem; over ten inches in length: one dollar per dozen, and in addition thereto thirty per centum ad

valorem. (358.)

1006. Files, file-blanks, rasps, and floats of all descriptions, not exceeding ten inches in length: ten cents per pound, and in addition thereto thirty per centum ad valorem; exceeding ten inches in length: six cents per pound, and in addition thereto thirty per centum ad valorem. (359.)

1007. Penknives, jack-knives, and pocket-knives of all kinds: fifty per cen-

tum ad valorem. (360.)

1008. Sword-blades: thirty-five per centum ad valorem. (599.)

1009. Swords: forty-five per centum ad valorem. (599.)

1010. Needles for knitting or sewing machines: one dollar per thousand, and

in addition thereto thirty-five per centum ad valorem. (361.)

1011. Iron squares marked on one side: three cents per pound, and in addition thereto thirty per centum ad valorem; all other squares of iron or steel:

six cents per pound, and thirty per centum ad valorem. (362.)

1012. All manufactures of steel, or of which steel shall be a component part, not otherwise provided for: forty-five per centum ad valorem. But all articles of steel partially manufactured, or of which steel shall be a component part, not otherwise provided for, shall pay the same rate of duty as if wholly manufactured. (363.)

1013. Steel railway-bars: one and one-quarter cents per pound. (600.)

1014. Railway-bars made in part of steel: one cent per pound. And metal converted, cast, or made from iron by the Bessemer or pneumatic process, of whatever form or description, shall be classed as steel. (600.)

1015. Locomotive-tire, or parts thereof: three cents per pound. (338.)

1016. Mill-irons and mill-cranks of wrought iron, and wrought iron for ships, steam-engines, and locomotives, or parts thereof, weighing each twenty-five

pounds or more: two cents per pound. (339.)

1017. Anvils and iron cables, or cable-chains, or parts thereof: two cents and a half per pound: *Provided*, That no chains made of wire or rods of a diameter less than one-half of one inch shall be considered a chain cable. (198, 340.)

1018. Chains, trace-chains, halter-chains, and fence-chains, made of wire or rods, not less than one-fourth of one inch in diameter: two cents and a half per pound; less than one-fourth of one inch in diameter, and not under number nine, wire-gauge: three cents per pound; under number nine, wire gauge: thirty-five per centum ad valorem. (341.)

1019. Anchors, or parts thereof: two cents and one-fourth per pound. (342.)

1020. Blacksmiths' hammers and sledges, axles, or parts thereof, and malleable iron in castings, not otherwise provided for: two cents and a half per pound. (343.)

1021. Wrought-iron railroad-chairs, and wrought-iron nuts and washers,

ready punched: two cents per pound. (344.)

1022. Bed-screws and wrought-iron hinges: two cents and a half per pound. (345.)

1023. Wrought board-nails, spikes, rivets, and bolts: two and one-half cents

per pound. (346.)

1024. Steam, gas, and water tubes and flues of wrought iron: three and a half cents per pound. (349, 471.)

1025. Cut nails and spikes: one and a half cents per pound. (347.)

1026. Horseshoe nails: five cents per pound. (347.)

1027. Cut tacks, brads, or sprigs, not exceeding sixteen ounces to the thousand: two and one-half cents per thousand; exceeding sixteen ounces to the thousand: three cents per pound. (348.)

1028. Screws, commonly called wood-screws, two inches or over in length: eight cents per pound; less than two inches in length: eleven cents per pound.

(350.)

1029. Screws of any other metal than iron, and all other screws of iron, ex-

cept wood-screws: thirty-five per centum ad valorem. (350.)

1030. Vessels of cast iron, not otherwise provided for, and on and-irons, sadirons, tailors' and hatters' irons, stoves and stove-plates, of cast iron: one and one-half cents per pound. (351.)

1031. Cast-iron steam, gas, and water pipe: one and one-half cents per

pound. (352.)

1032. Cast-iron butts and hinges: two and a half cents per pound. (352.)

1033. Hollow ware, glazed or tinned: three and one half cents per pound. (352.)

1034. Cast scrap-iron of every description: six dollars per ton. (598.)

1035. Wrought scrap-iron of every description: eight dollars per ton. But nothing shall be deemed scrap-iron except waste or refuse iron that has been in actual use, and is fit only to be remanufactured. (598.)

1036. All other castings of iron, not otherwise provided for: thirty per cen-

tum ad valorem. (352.)

1037 Taggers iron: thirty per centum ad valorem. (422.)

1038. Steel, in ingots, bars, coils, sheets, and steel wire, not less than one-fourth of one inch in diameter, valued at seven cents per pound or less: two cents and one-fourth per pound; valued at above seven cents and not above eleven cents per pound: three cents per pound; valued at above eleven cents per pound: three cents and a half per pound, and ten per centum ad valorem. (353.)

1039. Steel wire less than one-fourth of an inch in diameter and not less than

number sixteen, wire gauge: two and one-half cents per pound, and in addition thereto twenty per centum ad valorem; less or finer than number sixteen, wiregauge: three cents per pound, and in addition thereto twenty per centum ad valorem. (354.)

1040. Steel, commercially known as crinoline, corset, and hat steel wire: nine

cents per pound and ten per centum ad valorem. (600.)

1041. Steel, in any form, not otherwise provided for: thirty per centum ad valorem: *Provided*, That no allowance or reduction of duties for partial loss or damage shall be hereafter made in consequence of rust of iron or steel or upon the manufactures of iron or steel, except on polished Russia sheet-iron. (203, 355.)

1042. Crosscut saws: ten cents per lineal foot. (357.)

1043. On mill, pit, and drag saws, not over nine inches wide: twelve and a half cents per lineal foot; over nine inches wide: twenty cents per lineal foot. (48, 357.)

1044. Lead in sheets, pipes, or shot: two and three-quarters cents per pound.

(365.)

1045. Lead ore: one and a half cents per pound. (365.) 1046. Lead in pigs and bars: two cents per pound. (365.)

1047. Old scrap-lead, fit only to be remanufactured: one and one-half cents per pound. (365.)

1048. Zinc, spelter, or tutenegue, manufactured in blocks or pigs: one and

one-half cents per pound. (366.)

1049. Zinc, spelter, tutenegue in sheets: two and one-quarter cents per pound. (366.)

1050. [Tin in plates or sheets, terne and taggers tin: fifteen per centum ad valorem.] (738,

2180.)

1051.* Iron and tin plates galvanized or coated with any metal by electric batteries: two cents per pound. (738.)

1052.* Iron and tin plates galvanized or coated with any metal otherwise than

by electric batteries: two and one-half cents per pound. (335.)

1053. Copper imported in the form of ores: three cents on each pound of fine copper contained therein. (579.)

1054. Regulus of copper, and on all black or coarse copper: four cents or each pound of fine copper contained therein. (579.)

1055. Old copper, fit only for remanufacture: four cents per pound. (579.)

1056. Copper in plates, bars, ingots, pigs, and in other forms not manufac-

tured or here enumerated: five cents per pound. (579.)

1057. Copper in rolled plates called braziers' copper, sheets, rods, pipes, and copper bottoms, and all manufactures of copper, or of which copper shall be a component of chief value, not otherwise provided for: forty-five per centum ad valorem. (579.)

1058. Sheathing or yellow metal not wholly of copper, nor wholly nor in part of iron, ungalvanized, in sheets forty-eight inches long and fourteen inches wide, and weighing from fourteen to thirty-four ounces per square foot: three

cents per pound. (246, 2052.)

1059. Nickel: thirty cents per pound. (611.)

1060. Nickel oxide and alloy of nickel with copper: twenty cents per pound. (612.)

1061. Gold-leaf: one dollar and fifty cents per package of five hundred leaves; silver-leaf: seventy-five cents per package of five hundred leaves. (211.)

1062. Argentine, albata, or German silver, unmanufactured: thirty-five per centum ad valorem. (105, 258.)

1063. Brass in bars or pigs, and old brass, fit only to be remanufactured: fifteen per centum ad valorem. (70, 204.)

1064. Dutch and bronze metal in leaf: ten per centum ad valorem. (72, see also 1263.)

1065. Articles not otherwise provided for, made of gold, silver, German silver, or platina, or of which either of these metals shall be a component part: forty per centum ad valorem. (399.)

1066. Silver-plated metal, in sheets or other form: thirty-five per centum ad

valorem. (139, 297.)

1067. Manufactures, articles, vessels, and wares not otherwise provided for, of brass, iron, lead, pewter, and tin or other metal, (except gold, silver, platina, copper, and steel,) or of which either of these metals shall be the component material of chief value: thirty-five per centum ad valorem. (128, 285.)

1068. Metals, unmanufactured, not otherwise provided for: twenty per cen-

tum ad valorem. (94.)

SCHEDULE F .- Provisions.

1069. Beef and pork: one cent per pound. (54.)

1070. Hams and bacon: two cents per pound. (54.)

1071. Cheese: four cents per pound. (54.)

1072. Wheat: twenty cents per bushel (54.) 1073. Butter: four cents per pound. (54.)

1074. Lard: two cents per pound. (54.)

1075. Rye and barley: fifteen cents per bushel. (54.) 1076. Indian corn or maize: ten cents per bushel. (54.)

1077. Oats: ten cents per bushel. (54.)

1078. Fish: Mackerel, two dollars per barrel; herrings, pickled or salted, one dollar per barrel; pickled salmon, three dollars per barrel; all other fish pickled, in barrels, one dollar and fifty cents per barrel; all other foreign-caught fish imported otherwise than in barrels or half-barrels, or whether fresh, smoked, or dried, salted, or pickled, not otherwise provided for, fifty cents per one hundred pounds. (53.)

1079. Salmon, preserved: thirty per centum ad valorem. (139.)

1080. [Anchovies and sardines, preserved in oil or otherwise: fifty per centum ad valorem.] (428, 2181.)

1081. Fish preserved in oil, except anchovies and sardines: thirty per cen-

tum ad valorem. (105.)

1082. Corn-meal: ten per centum ad valorem. (71.) 1083. Oat-meal: one-half cent per pound. (705.) 1084. Rye-flour: ten per centum ad valorem. (81.)

1085. Rice, cleaned: two and a half cents per pound; on uncleaned, two cents per pound. (449.)

1086. On paddy, one cent and one-half per pound. (449.)

1087. Capers, pickles, and sauces of all kinds, not otherwise provided for: thirty-five per centum ad valorem. (110, 266.)

1088. Catsup: forty per centum ad valorem. (110, 225.)

1089. Preserved or condensed milk: twenty per centum ad valorem. (736.)

1090. Potatoes: fifteen cents per bushel. (705.)

1091. Vegetables, not otherwise provided for: ten per centum ad valorem. (84.)

1092. Prepared vegetables, meats, fish, poultry, and game, sealed or unsealed, in cans or otherwise: thirty-five per centum ad valorem. (138, 295.)

1093. Vinegar: ten cents per gallon. (423.)

SCHEDULE G .- SUGARS.*

1094. Sugar not above number seven, Dutch standard in color: one and three-quarters cents per pound. (675.)

1095. Sugar above number seven, and not above number ten, Dutch stan lard

in color: two cents per pound. (676.)

1096. Sugar above number ten, and not above number thirteen, Dutch stand ard in color: two and one-quarter cents per pound. (677.)

1097. Sugar above number thirteen, and not above number sixteen, Dutch

standard in color: two and three-quarters cents per pound. (678.)

1098. Sugar above number sixteen, and not above number twenty, Dutch

standard in color: three and one-quarter cents per pound. (679.)

1099. Sugar above number twenty, Dutch standard in color, and on all refined-loaf, lump, crushed, powdered, and granulated sugar: four cents per pound. But sirup of sugar, sirup of sugar-cane juice, melado, concentrated melado, or concentrated molasses, entered under the name of molasses, shall be forfeited to the United States. (680.)

1100. Sugar-candy, not colored: ten cents per pound. (326.)

1101. All other confectionery, not otherwise provided for, made wholly or in part of sugar, and on sugars after being refined, when tinctured, colored, or in any way adulterated, valued at thirty cents per pound or less: fifteen cents per pound. (326.)

1102. Confectionery valued above thirty cents per pound, or when sold by the box, package, or otherwise than by the pound: fifty per centum ad valorem.

(326.)

1103. Molasses: five cents per gallon. (583, 2204.)

1104. Tank-bottoms, sirup of sugar-cane juice, melado, concentrated melado, and concentrated molasses: one and one-half cents per pound. (583, 2204-5.)

SCHEDULE H .- SILKS AND SILK GOODS.

1105. [Silk in the gum not more advanced than singles, tram, and thrown or organzine: thirty-five per centum ad valorem.] (378, 2171.)

1106. |Spun silk for filling in skeins or cops: thirty-five per centum ad valorem.] (378, 471, 2171.)

1107. [Floss-silks: thirty five per centum ad valorem.] (378, 2171.)

1108. [Sewing silk in the gum or purified: forty per centum ad valorem.] (378, 2171.)

1109. Silk twist, twist composed of mohair and silk: forty per centum ad

valorem. (185, 2171.)

1110. Dress and piece silks, ribbons, and silk-velvets, or velvets of which silk is the component material of chief value: sixty per centum ad valorem.

(378 2171.)

1111. Silk vestings, pongees, shawls, scarfs, mantillas, pelerines, handkerchiefs, veils, laces, shirts, drawers, bonnets, hats, caps, turbans, chemisettes, hose, mits, aprons, stockings, gloves, suspenders, watch chains, webbing, braids, fringes, galloons, tassels, cords, and trimmings, and ready-made clothing of silk, or of which silk is a component material of chief value: sixty per centum ad valorem. (378, 472, 2171.)

1112. Buttons and ornaments for dresses and outside garments made of silk, or of which silk is the component material of chief value, and containing no

wool, worsted, or goats' hair: fifty per centum ad valorem. (608, 2171.)

1113. Manufactures of silk, or of which silk is the component material of chief value, not otherwise provided for: fifty per centum ad valorem. (379,2171.)

SCHEDULE I.—SPICES.

1114. Pimento and black, white, and red or cayenne pepper: five cents per pound. (590.)

1115. Ground pimento and ground pepper of all kinds: ten cents per pound

(590.)

1116. Cinnamon: twenty cents per pound. (592.) _117. Mace: twenty-five cents per pound. (592.)

1118 Nutmegs: twenty cents per pound. (592.)

1119. Cloves: five cents per pound. (592.)

1120. Clove-stems: three cents per pound. (592.)

1121. Cassia and cassia vera: ten cents per pound (592.)

1122. Cassia buds and ground cassia: twenty cents per pound. (592.)

1123. All other spices: twenty cents per pound; ground or prepared: thirty cents per pound. (592.)

1124. Ginger, ground: three cents per pound. (714.)

1125. Ginger, preserved or pickled: thirty-five per centum ad valorem. (714.)

1126. Essence of ginger: thirty-five per centum ad valorem. (714.)

SCHEDULE J.—TOBACCO.

1127. Cigars, cigarettes, and cheroots of all kinds: two dollars and fifty cents per pound, and, in addition thereto, twenty-five per centum ad valorem. But paper cigars and cigarettes, including wrappers, shall be subject to the same duties as are herein imposed upon cigars. (507, 568, 570, 575.)

1128. Tobacco in leaf, unmanufactured and not stemmed: thirty-five cents

per pound. (332.)

1129. Tobacco-stems: fifteen cents per pound. (472.)

1130. Tobacco manufactured, of all descriptions, and stemmed tobacco not

otherwise provided for: fifty cents per pound. (332.)

1131. Snuff and snuff-flour, manufactured of tobacco, ground, dry, or damp, and pickled, scented, or otherwise, of all descriptions: fifty cents per pound. (332.)

1132. Unmanufactured tobacco, not otherwise provided for: thirty per centum

ad valorem. (42.)

SCHEDULE K .- WOOD.

1133. Timber, hewn or sawed; timber used in building wharves and spars: twenty per centum ad valorem. (86.)

1134. Timber, square or sided, not otherwise provided for: one cent per

cubic foot. (708.)

1135. Sawed boards, plank, deals, and other lumber of hemlock, white-wood, sycamore, and bass-wood: one dollar per thousand feet, board-measure. (708.)

1136. All other varieties of sawed lumber: two dollars per thousand feet, board measure. But when lumber of any sort is planed or finished, in addition to the rates herein provided, there shall be levied and paid, for each side so planed or finished, fifty cents per thousand feet; and if planed on one side and tongued and grooved, one dollar per thousand feet; and if planed on two sides and tongued and grooved, one dollar and fifty cents per thousand feet. (708.)

1137. Hubs for wheels, posts, last-blocks, wagon-blocks, oar-blocks, gunblocks, heading-blocks, and all like blocks or sticks, rough-hewn or sawed only,

twenty per centum ad valorem. (709.)

1138. Staves for pipes, hogsheads, and other casks, ten per centum ad valorem. (165, 232.) Staves not otherwise provided for: twenty per centum ad valorem. (86.)

1139. Pickets and palings: twenty per centum ad valorem. (709.)

1140. Laths: fifteen cents per thousand pieces. (709.) 1141. Shingles: thirty-five cents per thousand. (709.) 1142. Pine clapboards: two dollars per thousand. (709.)

1143. Spruce clapboards: one dollar and fifty cents per thousand. (709.)

1144. House or cabinet furniture, in pieces or rough, and not finished: thirty per centum ad valorem. (710.)

1145. Cabinet wares and house furniture, finished: thirty-five per centum ad

valorem. (710.)

1146. Casks and barrels, empty, sugar-box shooks, and packing-boxes of wood, not otherwise provided for: thirty per centum ad valorem (711).

1147. Manufactures of cedar-wood, granadilla, ebony, mahogany, rose-wood, and satin-wood: thirty-five per centum ad valorem (131, 288); manufactures of wood, or of which wood is the chief component part, not otherwise provided for: thirty-five per centum ad valorem. (134, 291.)

1148. Wood unmanufactured, not otherwise provided for: twenty per centum

ad valorem. (103.)

SCHEDULE L.-WOOL AND WOOLEN GOODS.

1149. All wools, hair of the alpaca, goat, and other like animals, shall be divided, for the purpose of fixing the duties to be charged thereon, into the three following classes: (526.)

CLASS 1.—CLOTHING-WOOL.

1150. That is to say, merino, mestiza, metz, or metis wools, or other wools of merino blood, immediate or remote; down clothing-wools, and wools of like character with any of the preceding, including such as have been heretofore usually imported into the United States from Buenos Ayres, New Zealand, Australia, Cape of Good Hope, Russia, Great Britain, Canada, and elsewhere, and also including all wools not hereinafter described or designated in classes two and three. (527.)

CLASS 2.—COMBING-WOOLS.

1151. That is to say, Leicester, Cotswold, Lincolnshire, down combing-wools, Canada long wools, or other like combing-wools of English blood, and usually known by the terms herein used; and also all hair of the alpaca, goat, and other like animals. (528.)

CLASS 3.—CARPET-WOOLS AND OTHER SIMILAR WOOLS.

1152. Such as Donskoi, native South American, Cordova, Valparaiso, native Smyrna, and including all such wools of like character as have been heretofore usually imported into the United States from Turkey, Greece, Egypt, Syria, and elsewhere. The duty upon wool of the first class which shall be imported washed, shall be twice the amount of the duty to which it would be subjected,

if imported unwashed. (529.)

1153. And the duty upon wool of all classes which shall be imported scoured shall be three times the duty to which it would be subject if imported unwashed. And the duty upon wool of the sheep, or hair of the alpaca, goat, and other like animals, which shall be imported in any other than the ordinary condition as now and heretofore practiced, or which shall be changed in its character or condition, for the purpose of evading the duty, or which shall be reduced in value by the admixture of dirt, or any other foreign substance, shall be twice the duty to which it would be otherwise subject. (531.)

1154. Wools of the first class, the value whereof at the last port or place whence exported to the United States, excluding charges in such port, shall be thirty-two cents or less per pound: ten cents per pound, and, in addition thereto, eleven per centum ad valorem. Wools of the same class, the value whereof at the last port or place whence exported to the United States, excluding charges in such port, shall exceed thirty-two cents per pound: twelve cents per pound, and, in addition thereto, ten per centum ad valorem. (531.)

1155. Wools of the second class, and all hair of the alpaca, goat, and other like animals, the value whereof at the last port or place whence exported to the United States, excluding charges in such port, shall be thirty-two cents or less per pound: ten cents per pound, and, in addition thereto, eleven per

centum ad valorem. (531.)

1156. Wools of the same class, the value whereof at the last port or place

whence exported to the United States, excluding charges in such port, shall exceed thirty-two cents per pound: twelve cents per pound, and, in addition thereto, ten per centum ad valorem. (531.)

1157. Wools of the third class, the value whereof at the last port or place whence exported into the United States, excluding charges in such port, shall be twelve cents or less per pound: three cents per pound. (531 and 4870.)

1158. Wools of the same class, the value whereof at the last port or place whence exported to the United States, excluding charges in such port, shall exceed twelve cents per pound: six cents per pound. (531.)

1159. Wools on the skin;* the same rates as other wools, the quantity and value to be ascertained under such rules as the Secretary of the Treasury may

prescribe. (595.)

1160. Sheep skins or Angora goat skins, raw or unmanufactured, imported with the wool on, washed or unwashed: thirty per centum ad valorem on the skins alone. (531.)

1161. Woolen rags, shoddy, mungo, waste, and flocks: twelve cents per

pound. (531.)

1162. Woolen cloths, woolen shawls, and all manufactures of wool of every description, made wholly or in part of wool, not herein otherwise provided for: fifty cents per pound, and, in addition thereto, thirty-five per centum ad

valorem. (532.)†

1163. Flannels, blankets, hats of wool, knit goods, balmorals, woolen and worsted yarns, and all manufactures of every description composed wholly or in part of worsted, the hair of the alpaca, goat, or other like animals, except such as are composed in part of wool, not otherwise provided for, valued at not exceeding forty cents per pound: twenty cents per pound; valued at abov forty cents per pound and not exceeding sixty cents per pound: thirty cents per pound; valued at above sixty cents per pound and not exceeding eighty cents per pound: forty cents per pound; valued at above eighty cents per pound: fifty cents per pound; and, in addition thereto, upon all the abovenamed articles: thirty-five per centum ad valorem. (533.)

1164. Endless belts or felts for paper or printing machines: twenty cents

per pound and thirty-five per centum ad valorem. (534.)

1165. Bunting: twenty cents per square yard, and, in addition thereto, thirty-

five per centum ad valorem. (535.)

1166. Women's and children's dress-goods and real or imitation Italian cloths, composed wholly or in part of wool, worsted, the hair of the alpaca. goat, or other like animals, valued at not exceeding twenty cents per square yard: six cents per square yard, and, in addition thereto, thirty-five per centum ad valorem; valued at above twenty cents the square yard: eight cents per square yard, and, in addition thereto, forty per centum ad valorem. But on all goods weighing four ounces and over per square yard, the duty shall be fifty cents per pound, and, in addition thereto, thirty-five per centum ad valorem. (536.)

1167. Clothing ready made, and wearing apparel of every description, and balmoral skirts and skirting, and goods of similar description, or used for like purposes, composed wholly or in part of wool, worsted, the hair of the alpaca, goat, or other like animals, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer, except knit goods: fifty cents per pound,

and, in addition thereto, forty per centum ad valorem. (537.)

1168. Webbings, beltings, bindings, braids, galloons, fringes, gimps, cords, cords and tassels, dress-trimmings, head-nets, buttons, or barrel buttons, or buttons of other forms for tassels or ornaments, wrought by hand or braided by machinery, made of wool, worsted, or mohair, or of which wool, worsted, or mohair is a component material: fifty cents per pound, and, in addition thereto, fifty per centum ad valorem. (538.)

† See notes to 532.

^{*} Held to include "hair of the alpaca, goat, and other like animals." (S. S. 2490.)

1169. Aubusson and Axminster carpets, and carpets woven whole for rooms

fifty per centum ad valorem. (539.)

1170. Saxony, Wilton, and Tournay velvet carpets, wrought by the Jacquard machine: seventy cents per square yard, and, in addition thereto, thirty-five per centum ad valorem. (539.)

1171. Brussels carpets, wrought by the Jacquard machine: forty-four cents per square yard, and, in addition thereto, thirty-five per centum ad valorem

(539.)

1172. Patent velvet and tapestry velvet carpets, printed on the warp or otherwise: forty cents per square yard, and, in addition thereto, thirty-five per

centum ad valorem. (539.)

1173. Tapestry Brussels carpets printed on the warp or otherwise: twenty-eight cents per square yard, and, in addition thereto, thirty-five per centum ad valorem. (539.)

1174. Treble ingrain, three-ply, and worsted chain Venetian carpets: seventeen cents per square yard, and, in addition thereto, thirty-five per centum ad

valorem. (539.)

1175. Yarn Venetian and two-ply ingrain carpets: twelve cents per square

yard, and, in addition thereto, thirty-five per centum ad valorem. (539.)

1176. Druggets and bockings, printed, colored, or otherwise: twenty-five cents per square yard, and, in addition thereto, thirty-five per centum ad valorem. (539.)

1177. Hemp or jute carpeting: eight cents per square yard. (539.)

1178. Carpets and carpetings of wool, flax, or cotton, or parts of either, or other material not otherwise herein specified: forty per centum ad valorem. And mats, rugs, screens, covers, hassocks, bedsides, and other portions of carpets or carpetings shall be subjected to the rate of duty herein imposed on carpets or carpeting of like character or description, and the duty on all other mats, (not exclusively of vegetable material,) screens, hassocks, and rugs, shall be forty-five per centum ad valorem. (539.)

1179. Oil-cloths for floors, stamped, painted, or printed, valued at fifty cents or less per square yard, thirty-five per centum ad valorem; valued at over fifty cents per square yard, and on all other oil-cloth, (except silk oil-cloth,) and on water-proof cloth, not otherwise provided for, forty-five per centum ad valorem.

(540.)

1180. Oil-silk cloth: sixty per centum ad valorem. (540.)

SCHEDULE M.—SUNDRIES.

1181. Acetates.—Of ammonia, twenty-five cents per pound; baryta, twenty-five cents per pound; copper, ten cents per pound; iron, twenty-five cents per pound; lead, brown, five cents per pound; white, ten cents per pound (731); lime, twenty-five per centum ad valorem; magnesia, fifty cents per pound (396); potassa, twenty-five cents per pound; soda, twenty-five cents per pound; strontia, twenty-five cents per pound; zinc, twenty-five cents per pound. (731.)

1182. Acids.—Acetic, acetous, and pyroligneous of specific gravity of 1.047, or less, five cents per pound; acetic, acetous, and pyroligneous of specific gravity over 1.047, thirty cents per pound (730); benzoic, ten per centum ad valorem (220); carbolic, liquid, ten per centum ad valorem (730); chromic, fifteen per centum ad valorem (52); citric, ten cents per pound (205); gallic, one dollar per pound (730); nitric, ten per centum ad valorem (69); sulphuric, fuming, (Nordhausen,) one cent per pound; tannic, one dollar per pound; tartaric, fifteen cents per pound (730); and all other acids of every description used for medicinal purposes, or in the fine arts, not otherwise provided for, ten per centum ad valorem. (69.)

1183. Acorn [coffee], and dandelion root, raw or prepared, and all other articles used or intended to be used as coffee or a substitute for coffee, not

otherwise provided for: three cents per pound. (239.)

1184. Alabaster and spar ornaments: thirty per centum ad valorem. (105.)

1185. Albata, unmanufactured: thirty-five per centum ad valorem. (105, 258.) 1186. Almonds: six cents per pound; shelled: ten cents per pound. (398.)

1187. Alum, patent alum, alum substitute, sulphate of alumina, and alumin-

ous cake: sixty cents per one hundred pounds. (205.)

1188. Ammonia.—Ammonia, and sulphate and carbonate of ammonia: twenty per centum ad valorem (220); sal ammonia and muriate of ammonia: ten per centum ad valorem. (69.)

1189. Animals, live: twenty per centum ad valorem. (614.)

1190. Antimony, crude, and regulus of: ten per centum ad valorem. (400.)

1191. Argols, (other than crude,) six cents per pound. (205.)

1192. Asbestos, manufactured: twenty-five per centum ad valorem. (394.)

1193. Arrowroot: thirty per centum ad valorem. (401.)

1194. Asphaltum: twenty-five per centum ad valorem. (394.) 1195. Assafætida: twenty per centum ad valorem. (69, 223.)

1196. Balsams, used for medicinal purposes, not otherwise provided for: thirty per centum ad valorem. (107.)

1197. Barley, pearl or hulled: one cent per pound. (236.)

1198. Barytes, and sulphate of: one-half cent per pound (206); nitrate of:

twenty per centum ad valorem. (394.)

1199. Baskets, and all other articles composed of grass, osier, palm-leaf, whalebone, or willow, not otherwise provided for: thirty-five per centum ad valorem; composed of straw: thirty-five per centum ad valorem. (107, 262.)

1200. Bay-rum or bay-water, whether distilled or compounded: one dollar per gallon of first proof, and in proportion for any greater strength than first

proof. (733.)

1201. All beads and bead ornaments, except amber: fifty per centum ad valorem. (429.)

1202. Bees-wax: twenty per centum ad valorem. (70, 224.) 1203. Benzoates: thirty per centum ad valorem. (107.)

1204. Billiard-chalk: fifty per centum ad valorem. (430.)

1205. Black, of bone or ivory drop: twenty-five per centum ad valorem. (394.)

1206. Blacking of all descriptions: thirty per centum ad valorem. (168, 224.) 1207. Bladders, manufactures of: thirty per centum ad valorem. (243.)

1208. Manufactures of bones, horn, ivory, or vegetable ivory: thirty-five

per centum ad valorem. (127, 284.)

1209. Bonnets, hats, and hoods, for men, women, and children, composed of chip, grass, palm-leaf, willow, or any other vegetable substance, hair, whale-bone, or other material, not otherwise provided for: forty per centum ad valorem; composed of straw: forty per centum ad valorem. (237.)

1210. Books, periodicals, pamphlets, blank-books, bound or unbound, and all printed matter, engravings, bound or unbound, illustrated books and papers.

and maps and charts: twenty-five per centum ad valorem. (433.)

1211. Borax, refined: ten cents per pound. (206.)

1212. Bouillons or cannetille, and metal threads, file or gespinst: twenty-five per centum ad valorem. (727.)

1213. Brick, fire-brick, and roofing and paving tile, not otherwise provided

for: twenty per centum ad valorem. (86.)

1214. Brimstone, in rolls, or refined: ten dollars per ton. (401.)

1215. Bristles: fifteen cents per pound. (409.)

1216. Britannia ware: thirty-five per centum ad valorem. (128, 285.)

1217. Bronze liquor: ten per centum ad valorem. (70.)

1218. Bronze powder: twenty per centum ad valorem. (86.)

1219. Brooms of all kinds: thirty-five per centum ad valorem. (109, 265.)

1220. Brushes of all kinds: forty per centum ad valorem. (410.)

1221. Bulbous roots, not otherwise provided for: thirty per centum ad valorem. (240.)

1222. Burning-fluil: fifty cents per gallon. (206.)

1223. Burr stones, manufactured or bound up into millstones: twenty per centum ad valorem. (86.)

1224. Buttons and button-moulds, not otherwise provided for: thirty per centum ad valorem. (109.)

1225. Calomel: thirty per centum ad valorem. (87, 225.) 1226. Camphor, refined: five cents per pound. (732.)

1227. Candles and tapers, stearine and adamantine: five cents per pound; spermaceti, paraffine, and wax candles and tapers, pure or mixed: eight cents per pound; all other candles and tapers: two and one-half cents per pound. (239.)

1228. Canes, and sticks for walking, finished or unfinished: thirty-five per

centum ad valorem. (110, 266.)

1229. Card-cases, pocket-books, shell-boxes, souvenirs, and all similar articles of whatever material composed: thirty-five per centum ad valorem. (113, 269.) 1230. Carriages and parts of carriages: thirty-five per centum ad valorem.

(114, 270.)

1231. Castor beans or seeds, per bushel of fifty pounds: sixty cents. (402.)

1232. Chiccory-root, ground or unground: one cent per pound. (707.)

1233. Chiccory-root, burnt or prepared: five cents per pound. (402.)

1234. Chloroform: one dollar per pound. (403.) 1235. Chocolate: five cents per pound. (715.)

1236. Chronometers, box or ship's, and parts thereof: ten per centum ad valorem. (71.)

1237. Clocks, and parts of clocks: thirty-five per centum ad valorem. (114,

270.)

1238. Clothing, ready-made, and wearing-apparel of every description, of whatever material composed, except wool, silk, and linen, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer, not otherwise provided for (115, 271), caps, gloves, leggins, mitts, socks, stockings, wove shirts and drawers, and all similar articles made on frames, of whatever material composed, except silk and linen, worn by men, women, or children, and not otherwise provided for (112, 268), articles worn by men, women, or children, of whatever material composed, except silk and linen, made up, or made wholly or in part by hand, not otherwise provided for: thirty-five per centum ad valorem. (106, 260.)

1239. Coach and harness furniture of all kinds, saddlery, coach and harness hardware, silver plated, brass, brass plated or covered, common tinned, burnished or japanned, not otherwise provided for: thirty-five per centum ad valo-

rem. (116, 272.)

1240. Slack coal or culm, such as will pass through a half inch screen: forty cents per ton of twenty-eight bushels, eighty pounds to the bushel; bituminous coal, and shale: seventy-five cents per ton of twenty-eight bushels, eighty pounds to the bushel. (702, 703.)

1241. Cobalt, oxide of: twenty per centum ad valorem. (394.)

1242. Cocoa, prepared or manufactured: two cents per pound. (715.)

1243. Coke: twenty-five per centum ad valorem. (364.)

1244. Collodion and ethers of all kinds, not otherwise provided for, and ethereal preparations or extracts, fluid: one dollar per pound. (404.)

1245. Coloring for brandy: fifty per centum ad valorem. (239.)

1246. Combs of all kinds: thirty-five per centum ad valorem. (117, 273.)

1247. Comfits, sweetmeats, or fruits preserved in sugar, brandy, or molasses, not otherwise provided for: thirty-five per centum ad valorem. (118, 274.)

1248. Compositions of glass or paste, when set: thirty per centum ad valorem; (194, 273), when not set: ten per centum ad valorem. (387, 393.)

1249. Composition tops for tables, or other articles of furniture: thirty-five per centum ad valorem. (117, 273.)

1250. Copperas, green vitriol, or sulphate of iron: one-half of one cent per pound. (52, 233.)

1251. Coral, cut or manufactured: thirty per centum ad valorem. (118.)

1252. Corks and cork-bark, manufactured: thirty per centum ad valorem.

(729.)

1253. Corsets, or manufactured cloth, woven or made in patterns of such size, shape, and form, or cut in such manner, as to be fit for corsets, when valued at six dollars per dozen or less: two dollars per dozen; when valued over six dollars per dozen: thirty-five per centum ad valorem. (593.)

1254. Court-plaster: thirty-five per centum ad valorem. (119, 275.) 1255. Crayons of all kinds: thirty per centum ad valorem. (119.)

1256. Cream tartar: ten cents per pound. (205.)

1257. Cutlery of all kinds: thirty-five per centum ad valorem. (119, 275.)

1258. Currants, Zante, or other: one cent per pound. (736.)

1259. Dates and prunes: one cent per pound. (736.)

1260. Dolls: thirty-five per centum ad valorem. (120, 276.) 1261. Dried pulp: twenty per centum ad valorem. (88.)

1262. Drugs, medicinal and other, crude, not otherwise provided for: twenty per centum ad valorem. (94, 220.)

1263. Dutch or bronze metal, in leaf: ten per centum ad valorem. (72, see

also 1064.)

1264. Embroidery.*—Manufactures of cotton, linen, or silk, if embroidered or tamboured, in the loom or otherwise, by machinery or with the needle, or other process, not otherwise provided for: thirty-five per centum ad valorem; (130, 287), articles.embroidered with gold and silver or other metal: thirty-five per centum ad valorem. (105, 259.)

1265. Emery-grains: two cents per pound; emery-ore: six dollars per ton. (728.) Emery, manufactured, ground, or pulverized, one cent per pound. (208.)

1266. Encaustic tiles: thirty-five per centum ad valorem. (121, 277.)

1267. Epaulets, galloons, laces, knots, stars, tassels, tresses, and wings of gold, silver, or other metal: thirty-five per centum ad valorem. (122, 277.)

1268. Essences, extracts, toilet-waters, cosmetics, hair-oils, pomades, hair-dressings, hair-restoratives, hair-dyes, tooth-washes, dentifrice, tooth-pastes, aromatic cachous, or other perfumeries or cosmetics, by whatsoever name or names known, used or applied as perfumes or applications to the hair, mouth, or skin: fifty per centum ad valorem; (222,) cologne-water and other perfumery, of which alcohol forms the principal ingredient: three dollars per gallon, and fifty per centum ad valorem; (405,) rum essence or oil, and bay-rum essence or oil: fifty cents per ounce. (733.)

1269. Eyelets of every description: six cents per thousand. (594.)

1270. Fans and fire-screens of every description, except common palm-leaf fans, of whatever material composed: thirty-five per centum ad valorem. (122,

278.)

1271. Feathers: ostrich, vulture, cock, and other ornamental, crude or not dressed, colored or manufactured: twenty-five per centum ad valorem; when dressed, colored, or manufactured: fifty per centum ad valorem. (426.) Artificial and ornamental feathers and flowers, or parts thereof, of whatever material composed, not otherwise provided for: fifty per centum ad valorem. (429.)

1272. Feather-beds: twenty per centum ad valorem. (89.) 1273. Feldspar: twenty per centum ad valorem. (89.)

1274. Figs: two and one-half cents per pound. (736.)

1275. Filberts and walnuts, of all kinds: three cents per pound. (418.)

1276. Finishing-powder: twenty per centum ad valorem. (394.)

1277. Fire-crackers: one dollar per box of forty packs, not exceeding eighty to each pack, and in the same proportion for any greater or less number. (737)

1278. Fire-crackers not otherwise provided for: thirty per centum ad valorem (122.)

^{*} See notes to 287. Wool, worsted, alpaca, goat, and mohair goods, embroidered, are not dutiable under this clause; but under 1162 to 1168, "Schedule L." (S. S. 1823, 1942, 2352.)

1279. Fish-skins: twenty per centum ad valorem. (89.)

1280. Fruit ethers, essences or oils of apple, pear, peach, apricot, strawberry, and raspberry, made of fusel-oil or of fruit, or imitations thereof: two dollars

and fifty cents per pound. (209.)

1281. Fruits.—Oranges, lemons, pine-apples, and grapes: twenty per centum ad valorem; limes, bananas, plantains, shaddocks, mangoes, ten per centum ad valorem. But no allowance shall be made for loss by decay on the voyage, unless the loss shall exceed twenty-five per centum of the quantity, and the allowance then made shall be only for the amount of loss in excess of twenty-five per centum of the whole quantity. (615.) Green, ripe, or dried, not otherwise provided for: ten per centum ad valorem; (74,) preserved in their own juice, and fruit-juice: twenty-five per centum ad valorem. (414.)

1282. Fulminates, fulminating-powders, and all articles used for like pur-

poses, not otherwise provided for: thirty per centum ad valorem. (245.)

1283. Fur, articles made of: Caps, lats, muffs, and tippets of fur, and all other manufactures of fur, or of which fur shall be a component material: thirty-five per centum ad valorem. (111, 267.)

1284. Fusel-oil, or amylic alcohol: two dollars per gallon. (407.)

1285. Gelatin, and all similar preparations, not otherwise provided for: thirty-five per centum ad valorem. (126, 283.)

1286. Glass plates or disks, unwrought, for optical instruments: ten per

centum ad valorem. (75.)

1287. Gloves, kid or other leather, of all descriptions, for men's, women's, or children's wear: fifty per centum ad valorem. (431.)

1288. Glue: twenty per centum ad valorem. (90.) 1289. Glycerin: thirty per centum ad valorem. (220.)

1290. Grease, all not specified: ten per centum ad valorem. (79.)

1291. Grindstones, rough or unfinished: one dollar and fifty cents per ton; finished: two dollars per ton. (601.)

1292. Gum substitute, or burnt starch: ten per centum ad valorem. (75.)

1293. Gunpowder and all explosive substances used for mining, blasting, artillery, or sporting purposes, when valued at twenty cents or less per pound: six cents per pound, and, in addition thereto, twenty per centum ad valorem; valued above twenty cents per pound: ten cents per pound, and, in addition thereto, twenty per centum ad valorem. (437.)

1294. Gutta-percha, manufactured: forty per centum ad valorem. (436.)

1295. Hair.—Bracelets, braids, chains, curls, or ringlets, composed of hair, or of which hair is a component material: thirty-five per centum ad valorem; (108, 263,) curled hair, except hair of hogs, used for beds or mattresses: thirty per centum ad valorem; (605, 682,) hair of hogs: one cent per pound; (409,) human hair, raw, uncleaned, and not drawn: twenty per centum ad valorem; when cleaned or drawn, but not manufactured: thirty per centum ad valorem; when manufactured: forty per centum ad valorem; (242,) hair of all kinds, cleaned, but unmanufactured, not otherwise provided for: ten per centum ad valorem. (76.)

1296. Hair-cloth known as "crinoline-cloth," and all other manufactures of hair, not otherwise provided for: thirty per centum ad valorem; (605,) of the description known as "hair-seating," eighteen inches wide or over: forty cents per square yard; less than eighteen inches wide: thirty cents per square yard.

(£04.)

1297. Hair-pencils: thirty-five per centum ad valorem. (124, 280.)

1298. Hair-pins, made of iron wire: fifty per centum ad valorem. (606.) 1299. Hat-bodies of cotton: thirty-five per centum ad valorem. (124, 280.)

1300. Hats, &c., materials for.—Braids, plaits, flats, laces, trimmings, tissues, willow sheets and squares, used for making or ornamenting hats, bonnets, and boods, composed of straw, chip, grass, palm-leaf, willow, or any other vegeta-

ble substance, or of hair, whalebone, or other material, not otherwise provided for: thirty per centum ad valorem. (238.)

1301. Hatters' furs not on the skin, and dressed furs on the skin: twenty per

centum ad valorem. (435.)

1302. Hatters' plush, composed of silk and cotton, but of which cotton is the component material of chief value: twenty-five per centum ad valorem. (91, 286.)

1303. Hempseed and rapeseed, and other oil-seeds of like character other

than linseed or flaxseed: one-half cent per pound. (617.)

1304. Hoffman's anodyne and spirits of nitric ether: fifty cents per pound. (498.)

1305. Honey: twenty cents per gallon. (411.)

1306. [Hops: five cents per pound.] (241, 2177.)

1307. India rubber and silk, manufactures of, or manufactures of India rub-

ber and silk and other materials: fifty per centum ad valorem. (244.)

1308. India rubber, articles composed of.—Braces, suspenders, webbing, or other fabrics, composed wholly or in part of India rubber, not otherwise provided for: thirty-five per centum ad valorem. (109, 264.)

1309. Articles composed wholly of India rubber, not otherwise provided for:

twenty-five per centum ad valorem. (100, 264.)

1310. India rubber boots and shoes: thirty per centum ad valorem. (184.)

1311. Ink, printers' ink, and ink-powders: thirty-five per centum ad valorem. (125, 281.)

1312. Insulators for use exclusively in telegraphy, except those made of glass:

twenty-five per centum ad valorem. (726.)

1313. Iodine, salts of: fifteen per centum ad valorem (52); resublimed: seventy-five cents per pound. (212.)

1314. Ivory or bone dice, draughts, chess-men, chess-balls, and bagatelle-

balls: fifty per centum ad valorem. (430.)

1315. Japanned ware of all kinds, not otherwise provided for: forty per centum ad valorem. (125, 229.)

1316. Jellies of all kinds: fifty per centum ad valorem. (430.)

1317. Jet, manufactures and imitations of: thirty-five per centum ad valorem. (125, 281.)

1318. Lead, nitrate of: three cents per pound. (52.)

1319. Leather.—Bend or belting-leather, and Spanish or other sole leather: fifteen per centum ad valorem; caif-skins, tanned, or tanned and dressed: twenty-five per centum ad valorem; upper-leather of all other kinds, and skins dressed and finished of all kinds, not otherwise provided for: twenty per centum ad valorem; skins for morocco, tanned, but unfinished: ten per centum ad valorem (706); manufactures and articles of leather, or of which leather shall be a component part, not otherwise provided for: thirty-five per centum ad valorem. (132, 289.)

1320. Leather and skins, japanned, patent or enamelled: thirty-five per cen-

tum ad valorem. (125, 281.)

1321. All leather and skins, tanned, not otherwise provided for: twenty-five per centum ad valorem. (92, 100, 282.)

1322. Lemon and lime-juice: ten per centum ad valorem. (78.)*

1323. Licorice-paste, or licorice in rolls: ten cents per pound. (415.)

1324. Licorice juice: five cents per pound. (212.)

1325. Lime: ten per centum ad valorem. (78.)
1326. Linseed or flaxseed: twenty cents per bushel of fifty-six pounds weight.
But no drawback shall be allowed on oil-cake made from imported seed. (617.)

1327. Magnesia, carbonate: six cents per pound; calcined, twelve cents per pound. (213.)

1328. Malt: twenty per centum ad valorem. (93.)

1329. Marble.—Marble, white statuary, brocatella, sienna, and verd-antique, in block, rough or squared: one dollar per cubic foot, and, in addition thereto,

^{*} The juice of the sour orange, a species of citrus not edible, included. (S. S., 2345.)

twenty-five per centum ad valorem; veined marble and marble of all other de scriptions, not otherwise provided for, in block, rough or squared; fifty cents per cubic foot, and, in addition thereto, twenty per centum ad valorem. (438.) Sawed, dressed, or polished marble, marble slabs, and marble paving-tiles: thirty per centum ad valorem, and, in addition, twenty-five cents per superficial square foot not exceeding two inches in thickness. If more than two inches in thickness, ten cents per foot, in addition to the above rate, for each inch or fractional part thereof in excess of two inches in thickness, but if exceeding six inches in thickness, such marble shall be subject to the duty imposed upon marble blocks. (603.) All manufactures of marble not otherwise provided for: fifty per centum ad valorem. (243.)

1330. Mats of cocoa-nut: thirty per centum ad valorem. (93, 230.)

1331. Matting, China, and other floor-matting, and mats made of flags, jute. or grass: thirty per centum ad valorem. (93, 230.) Cocoa or coir: twenty-five per centum ad valorem. (93, 250.)

1332. Medicinal preparations not otherwise provided for: forty per centum

ad valorem. (135, 230.)

1333. Mercurial preparations not otherwise provided for: twenty per centum ad valorem. (94.)

1334. Mineral and bituminous substances in a crude state not otherwise provided for: twenty per centum ad valorem. (94.)

1335. Mineral kermes: ten per centum ad valorem. (79.)

1336. Mineral or medicinal waters, artificial, for each bottle or jug containing not more than one quart: three cents, and, in addition thereto, twenty-five per centum ad valorem: containing more than one quart; three cents for each additional quart, or fractional part thereof, and, in addition thereto, twenty-five per centum ad valorem. (439.) Otherwise than in bottles, thirty per centum ad valorem. (135.)

1337. Morphia, and all salts of morphia: one dollar per ounce. (619.)

1338, Music, printed with lines, bound or unbound: twenty per centum ad valorem. (79, 231.)

1339. Musical instruments of all kinds: thirty per centum ad valorem. (95,

231.)

1340. Muskets, rifles, and other fire-arms: thirty-five per centum ad valorem. (135, 291.)

1341. Mustard, ground, in bulk: ten cents per pound; when inclosed in glass or tin: fourteen cents per pound. (735.)

1342. Needles, sewing, darning, knitting, and all other descriptions not otherwise provided for: twenty-five per centum ad valorem. (96, 292.)

1343. Nuts of all kinds, not otherwise provided for: two cents per pound.

1344. Oils.—Illuminating, and naphtha, benzine, and benzole, refined or produced from the distillation of coal, asphaltum, shale, peat, petroleum or rockoil, or other bituminous substances used for like purposes: forty cents per gallon; coal-oil, crude: fifteen cents per gallon; crude petroleum or rock-oil: twenty cents per gallon (472); croton: one dollar per pound; olive, in flasks or bottles, and salad: one dollar per gallon; castor: one dollar per gallon; cloves: two dollars per pound; cognac or cenanthic ether: four dollars per ounce (417); linseed or flaxseed: thirty cents per gallon, seven pounds and a half of weight to be estimated as a gallon (616); hempseed and rapeseed: twenty-three cents per gallon (52, 233); neat's-foot, and all animal, whale, seal, and fish oils: twenty per centum ad valorem (616); cotton-seed: thirty cents per gallon (618); cenne [bene]: thirty cents per gallon. (618.)

1345. Oils, essential or essence.—Bay-leaves: *seventeen dollars and fifty cents per pound; cubebs: one dollar per pound; lemons: fifty cents per pound; orange: fifty cents per pound; all other essential oils, not otherwise provided

for: fifty per centum ad valorem. (216.)

^{*} Held to be identical with bay-rum essence or oil provided for under 1268, and repealed by the enactment of that provision in the Act of 1872. (S. S., 2644.)

1346. Oils, fixed or expressed.—Bay or laurel: twenty cents per pound; olive, not salad: twenty-five cents per gallon; mustard, not salad: twenty-five cents per gallon; oils expressed, not otherwise provided for: twenty per centum ad

valorem. (97, 215.)

1347. Opium: one dollar per pound; prepared for smoking, and all other preparations of opium not otherwise provided for: six dollars per pound. But opium prepared for smoking, and other preparations of opium, deposited in bonded warehouse, shall not be removed therefrom for exportation without payment of duties, and such duties shall not be refunded. (619.)

1348. Osier or willow, prepared for basket-makers' use: thirty per centum ad

valorem. (97, 232.)

1349. Paintings and statuary, not otherwise provided for: ten per centum ad valorem. (81.) But the term "statuary," as used in the laws now in force imposing duties on foreign importations, shall be understood to include professional productions of a statuary or of a sculptor only. (473.)

1350. Paints and dyes.—Aniline dyes and colors, by whatever name known:

fifty cents per pound, and thirty-five per centum ad valorem. (607.)

1351. Blanc-fixe, enamelled white, satin-white, lime-white, and all combinations of barytes with acids or water: three cents per pound; carmine lake, dry or liquid: thirty-five per centum ad valorem. (397.)

1352. French green, Paris green, mineral green, mineral blue, and Prussian

blue, dry or moist: thirty per centum ad valorem. (397.)

1353. Indian red: twenty-five per centum ad valorem. (394.)

1354. Indigo, extract of; ten per centum ad valorem (226); carmined: twenty per centum ad valorem. (394.)

1355. Iron liquor: ten per centum ad valorem. (77.) 1356. Lamp-black: twenty per centum ad valorem. (92.)

1357. Lastings, mohair cloth, silk twist, or other manufactures of cloth woven or made in patterns of such size, shape, and form, or cut in such manner as to be fit for buttons exclusively, not combined with India rubber: ten per centum ad valorem. (372, 541, 548.)

1358. Lead, white or red, and litharge, dry or ground in oil: three cents per

pound. (412.)

1359. Logwood, and other dye-woods, extracts and decoctions of: ten per

centum ad valorem. (151, 226.)

1360. Ochers and ochery earths, not otherwise provided for, when dry: fifty cents per one hundred pounds; when ground in oil: one dollar and fifty cents per one hundred pounds (214); Spanish brown: twenty-five per centum ad valorem. (394.)

1361. Sumac: ten per centum ad valorem. (220.) 1362. Ultramarine: six cents per pound. (594.)

1363. Umber: fifty cents per one hundred pounds. (52.)

1364. Vandyke brown: twenty per centum ad valorem. (102.) 1365. Water-colors: thirty-five per centum ad valorem. (142, 299.)

1366. Wood lake, Venetian red, vermilion, chrome-yellow, rose-pink, Dutch pink, and paints and painters' colors, (except white and red lead and oxide of zinc), dry or ground in oil, and moist water-colors used in the manufacture of paper-hangings and colored papers and cards, not otherwise provided for: twenty-five per centum ad valorem. (210.)

1367. Zinc, oxide of, dry or ground in oil: one and three-fourths cents per

pound. (52, 235.)

1368. Paper.—Sized or glued, suitable only for printing-paper: twenty-five per centum ad valorem (734); printing, unsized, used for books and newspapers exclusively: twenty per centum ad valorem (322); manufactures of, or of which paper is a component material, not otherwise provided for: thirty-five per centum ad valorem (133, 284); sheathing paper: ten per centum ad valorem. (82.)

1369. Paper boxes, and all other fancy boxes: thirty-five per centum ad valorem. (137, 293.)

1370. Paper envelopes: thirty-five per centum ad valorem. (137, 293.)

1371. Paper-hangings and paper for screens or fire-boards; paper, antiquarian, demy, drawing, elephant, foolscap, imperial letter, and all other paper not otherwise provided for: thirty-five per centum ad valorem. (137, 293.)

1372. Papier-maché, manufactures, articles, and wares of: thirty-five per

centum ad valorem. (133, 290.)

1373. Paraffine: ten cents per pound. (217.)

1374. Parchment: thirty per centum ad valorem. (138.) 1375. Patent size: twenty per centum ad valorem. (394.)

1376. Paving-stones not otherwise provided for: ten per centum ad valorem. (81.)

1377. Pea-nuts or ground beans: one cent per pound; shelled, one and a

half cents per pound. (418.)

1378. Pencils of wood, filled with lead or other materials: fifty cents per gross, and, in addition thereto, thirty per centum ad valorem. (425.)

1379. Pencils, lead not in wood: one dollar per gross. (245.)

1380. Pens, metallic: ten cents per gross, and, in addition thereto, twenty-five per centum ad valorem. (444.)

1381. Pen-tips and pen-holders, or parts thereof: thirty-five per centum ad

valorem. (443)

1382. Percussion-caps: forty per centum ad valorem. (413.)

1383. Philosophical apparatus and instruments: forty per centum ad valorem: *Provided*, That any philosophical apparatus and instruments imported for the use of any society, incorporated for religious purposes, are subject to a duty of fifteen per centum ad valorem. (67, 128, 131, 134, 232, 461.)

1384. Pins, solid-head or other: thirty-five per centum ad valorem. (128, 294.)

1385. Pipe-cases, pipe-stems, tips, mouth-pieces, and metallic mountings for pipes, and all other parts of pipes or pipe-fixtures, and all smokers' articles:

seventy-five per centum ad valorem. (442.)

1386. Pipes and pipe-bowls.—Meerschaum, wood, porcelain, lava, and all other tobacco-smoking pipes and pipe-bowls, not otherwise provided for: one dollar and fifty cents per gross, and, in addition thereto, seventy-five per centum ad valorem (441); pipes, clay, common or white: thirty-five per centum ad valorem. (440.)

1387. Pitch: twenty per centum ad valorem. (98.)

1388. Plants.—Fruit, shade, lawn, and ornamental trees, shrubs, plants, and flower-seeds, not otherwise provided for; garden seeds, and all other seeds for agricultural and horticultural purposes, not otherwise provided for: twenty per centum ad valorem. (712, 713.)

1389. Plaster of Paris, when ground or calcined: twenty per centum ad

valorem. (81, 98, 232.)

1390. Plated and gilt ware of all kinds: thirty-five per centum ad valorem. (138, 294.)

1391. Plates, engraved, of steel: twenty-five per centum ad valorem; of wood

or other material: twenty-five per centum ad valorem. (244.)

1392. Playing-cards, costing not over twenty-five cents per pack: twenty-five cents per pack; costing over twenty-five cents per pack: thirty-five cents per pack. (427.)

1393. Plums: two and one-half cents per pound. (615.)

1394. Polishing-powders of all descriptions, Frankfort black, and Berlin,

Chinese, fig, and wash blue: twenty-five per centum ad valorem. (322.)

1395. Potash.—[Bichromate of: three cents per pound.] (217, 2178); chlorate [and chromate] (2047) of: three cents per pound (52, 732); hydriodate, iodate, iodide: seventy-five cents per pound (217); acetate: twenty-five cents per pound (731);

prussiate, yellow: five cents per pound; prussiate, red: ten cents per pound.

(217.)

1396. Precious stones and jewelry.—Diamonds, cameos, mosaics, gems, pearls, rubies, and other precious stones, when not set: ten per centum ad valorem (367); when set in gold, silver, or other metal, or on imitations thereof, and all other jewelry: twenty-five per centum ad valorem (104); watch jewels: ten

per centum ad valorem. (613.)

1397. Proprietary medicines: pills, powders, tinctures, troches or lozenges, syrups, cordials, bitters, anodynes, tonics, plasters, liniments, salves, ointments, pastes, drops, waters, essences, spirits, oils, or other medicinal preparations of compositions, recommended to the public as proprietary medicines, or prepared according to some private formula or secret art as remedies or specifics for any disease or diseases or affections whatever affecting the human or animal body: fifty per centum ad valorem. (221.)

1398. Putty: one dollar and fifty cents per one hundred pounds. (217.)

1399. [Quicksilver: fifteen per centum ad valorem.] (472, 2187.)

1400. Quinine, salts of, other than sulphate of: forty-five per centum ad valorem; sulphate of: twenty per centum ad valorem. (218, 732.)

1401. Rags of whatever material, not otherwise provided for, ten per centum

ad valorem. (183.)

1402. Raisins: two and one-half cents per pound. (736.)

1403. Rattans and reeds, manufactured or partially manufactured: twenty-five per centum ad valorem. (99, 296.)

1404. Red precipitate: twenty per centum ad valorem. (99.)

1405. Resins, gum, not otherwise provided for, and rosin: twenty per centum ad valorem. (99, 220.)

1406. Rochelle salts: five cents per pound. (732.)

1407. Roman cement: twenty per centum ad valorem. (99.)

1408. Saleratus and bicarbonate of soda: one and one-half cents per pound. (22, 182, 233.)

1409. Sal-soda and soda-ash: one-fourth of one cent per pound. (732.)

1410. Salt.—In bags, sacks, barrels, or other packages: twelve cents per one hundred pounds; in bulk: eight cents per one hundred pounds. (704.)

1411. Saltpeter.—Crude: one cent per pound; refined and partially refined:

two cents per pound. (740.)

1412. Salts.—Epsom: one cent per pound; glauber: one-half of one cent per pound; preparations of, not otherwise provided for: twenty per centum ad valorem. (100, 208.)

1413. Santonin: three dollars per pound. (732.)

1414. Scagliola tops, for tables or other articles of furniture: thirty-five per centum ad valorem. (139, 297.)

1415. Sealing-wax: thirty-five per centum ad valorem. (139, 297.)

1416. Shaddock[s]: ten per centum ad valorem. (615.)

1417. Shells, manufactures of: thirty-five per centum ad valorem. (127, 284.)

1418. Side-arms of every description, not otherwise provided for: thirty-five per centum ad valorem. (139, 297.)

1419. Skates costing twenty cents or less per pair: eight cents per pair; costing over twenty cents per pair: thirty-five per centum ad valorem. (356.)

1420. Smalts: twenty per centum ad valorem. (394.)

1421. Soap, fancy, perfumed, honey, transparent, and all descriptions of foilet and shaving soaps: ten cents per pound, and, in addition thereto, twenty-five per centum ad valorem; soap not otherwise provided for: one cent per pound, and, in addition thereto, thirty per centum ad valorem. (445, 446.)

1422. Soda.—Caustic: one and one-half cents per pound (182, 233); hyposulphate of, and all carbonates of, by whatever name designated, not otherwise provided for: twenty per centum ad valorem (100); silicate of, or other alka-

line silicates: one-half cent per pound. (609.)

1423. Sponges: twenty per centum ad valorem. (220.)

1424. Sporting-gun wads of all descriptions: thirty-five per centum ad

valorem. (610.)

1425. Starch, made of potatoes or corn: one cent per pound, and twenty per centum ad valorem; made of rice, or any other material: three cents per pound, and twenty per centum ad valorem. (447, 448.)

1426. Staves for pipes, hogsheads, or other casks: ten per centum ad valo-

rem; other staves: twenty per centum ad valorem. (86, 165, 232.)

1427. Stereotype plates: twenty-five per centum ad valorem. (100, 297.)

1428. Stones: freestone, granite, sandstone, and all building or monumental stone, except marble: one dollar and fifty cents per ton. (602.)

1429. Strings: *all strings of whip-gut or cat-gut, other than strings for musical instruments, thirty per centum ad valorem. (95, 231, 761.)

1430. Strychnia: one dollar per ounce. (732.)

1431. Strychnine, salts of, not otherwise provided for: one dollar and fifty cents per ounce. (421.)

1432. Sulphur, flowers of: twenty dollars per ton and fifteen per centum ad

valorem.

1433. Tallow: one cent per pound. (52.) 1434. Tannin: two dollars per pound. (420.)

1435. Tar: twenty per centum ad valorem. (101.) 1436. Tartar-emetic: fifteen cents per pound. (219.)

1437. Teeth, manufactured: twenty per centum ad valorem. (76, 232.)

1438. Tin, oxide, muriatic and salts of tin and tin-foil: thirty per centum ad valorem. (247.)

1439. Toys, wooden and other, for children: fifty per centum ad valorem. (432.)

1440. Twine or pack thread, not otherwise provided for: thirty-five per centum ad valorem. (140, 298.)

1441. Turpentine, spirits of: thirty cents per gallon. (419.)

1442. Types, new: twenty-five per centum ad valorem. (101, 298.) 1443. Type-metal: twenty-five per centum ad valorem. (101, 298.)

1444. Umbrella and parasol ribs and stretchers, frames, tips, runners, handles, or other parts thereof, when made in whole or chief part of iron, steel, or any other metal: forty-five per centum ad valorem; umbrellas, parasols, and sunshades, when covered with silk or alpaca: sixty per centum ad valorem; all other umbrellas: forty-five per centum ad valorem. (739.)

1445. Umbrellas, parasols, and sun-shades, frames and sticks for, finished or unfinished, not otherwise provided for: thirty-five per centum ad valorem.

(123, 279.)

1446. Varnish valued at one dollar and fifty cents or less per gallon: fifty cents per gallon, and twenty per centum ad valorem; valued at above one dollar and fifty cents per gallon: fifty cents per gallon, and twenty-five per centum ad valorem. (219.)

1447. Vellum: thirty per centum ad valorem. (142.)

1448. Velvet, when printed or painted: thirty-five per centum ad valorem. (142, 299.)

1449. Vitriol, white, or sulphate of zinc: twenty per centum ad valorem; blue vitriol: four cents per pound. (103, 732.)

1450. Waste, all not otherwise provided for: twenty per centum ad valorem. (74, 227.)

1451. Watches, watch-cases, watch movements, parts of watches, and watch materials: twenty-five per centum ad valorem. (613.)

1452. Webbing, composed of cotton, flax, or any other materials, not otherwise provided for: thirty-five per centum ad valorem. (142, 299.)

^{*} Held to be in conflict with 1612, and not in force at the date of its re-enactment in the Revised Statutes, and that therefore 1612 must govern. (S. S., 2637.)

THE FREE LIST.

1453. Sec. 2505. The importation of the following articles shall be exempt

from duty:

1454. Acids: arsenious, crude (621); boracic (741); nitric, not chemically pure; muriatic; oxalic; pieric and nitro-pieric (621); succinic (778); sulphuric, (741.) But carboys containing acids shall be subject to the same duty as if empty. (621.) And all acids of every description used for chemical and manufacturing purposes, not otherwise provided for. (143.)

1455. Aconite, root, leaf, and bark. (622.)

1456. Agaric. (622.)

1457. Agates, unmanufactured. (741.) 1458. Albumen and lactarin. (622.)

1459. Alcornoque. (143.)

- 1460. Alkanet root. (622.) 1461. Alkekengi. (622.)
- 1462. Almond-shells. (741.)

1463. Aloes. (622.)

- 1464. Aluminium. (741.)
- 1465. Amber beads. (741.)

1466. Ambergris. (145.) 1467. Amber gum. (741.)

1468. American manufactures of casks, barrels, or carboys, and other vessels, and grain-bags, [the manufacture of the United States,] if exported containing American produce, and declaration be made of intent to return the same empty, under such regulations as shall be prescribed by the Secretary of the Treasury. (462, 142, 2061.)

1469. Ammonia, crude. (622.) 1470. Angelica root. (742.) 1471. Aniline oil, crude. (622.)

1472. Animals brought into the United States temporarily and for a period not exceeding six months, for the purpose of exhibition or competition for prizes offered by any agricultural or racing association. But a bond shall be first given, in accordance with the regulations to be prescribed by the Secretary of the Treasury, with the condition that the full duty to which such animals would otherwise be liable shall be paid in case of their sale in the United States,

or if not re-exported within six months. (743.)

1473. Animals, alive, specially imported for breeding purposes from beyond the seas, shall be admitted free, upon proof thereof satisfactory to the Sccretary of the Treasury, and under such regulations as he may prescribe. And teams of animals, including their harness and tackle, actually owned by persons immigrating to the United States with their families from foreign countries, and in actual use for the purposes of such immigration, shall also be admitted free of duty, under such regulations as the Secretary of the Treasury may prescribe. (614.)

1474. Annatto, roncou, rocou, or orleans, and all extracts of. (744.)

1475. Annato seed. (744.)

1476. Antimony, ore, and crude sulphuret of. (744.)

1477. Aqua-fortis. (744.) 1478. Argal-dust. (744.)

1479. Argols, crude. (623.)

1480. Arsenic. (622.)

1481. Arseniate of aniline. (744.)

1482. Articles, the growth, produce, and manufacture of the United States, when returned in the same condition as exported. * But proof of the identity of such articles shall be made under regulations to be prescribed by the Secretary of the Treasury; and if such articles were subject to internal tax at the time of

^{*} Damage on voyage of exportation not such a change of condition as to preclude free entry on return. (9 %., 2252. But see contra S. S., 2493.)

exportation, such tax shall be proved to have been paid before exportation and not refunded. (625.)

1483. Articles imported for the use of the United States: Provided, That the price of the same did not include the duty. (624.)

1484. Asbestos, not manufactured. (623.)

1485. Balm of Gilead. (745.)

1486. Balsams: copaiva, fir or Canada, Peru, and tolu. (745.)

1487. Bamboo-reeds, no further manufactured than cut into suitable lengths for walking-sticks or canes, or for sticks for umbrellas, parasols, or sun-shades. (746.)

1488. Bamboos, unmanufactured. (746.)

1489. Barrels, of American manufacture, exported filled with domestic petroleum and returned empty, under such regulations as the Secretary of the Treasury may prescribe, and without requiring the filing of a declaration at time of export of intent to return the same empty. (827.)

1490. Barilla. (146.)

1491. Barks: Quilla, Peruvian, Lima, calisaya, and all cinchona barks, canella alba, pomegranate, croton, cascarilla, and all other barks not otherwise provided for. (626, 774.)

1492. Beans, vanilla, or vanilla plants. (781.)

1493. Bed feathers and downs. (747.) 1494. Belladonna, root and leaf. (626.)

1495. Bells, broken, and bell-metal, broken, and fit only to be remanufactured. (628.)

1496. Bells, old, and bell-metal. (146, 628.)

1497. Berries, nuts, and vegetables for dyeing, or used for composing dyes, not otherwise provided for. (627.)

1498. Bezoar stones. (747.) 1499. Birds, stuffed. (747.)

1500. Birds, singing and other, and land and water fowls. (146.)

1501. Bismuth. (146.)

1502. Bitter apples, colocynth, coloquintida. (626.)

1503. Black salts. (747.) 1504. Black tares. (747.)

1505. Bladders, crude, and all integuments of animals not otherwise provided for. (747.)

1506. Bologna sausages. (747.) 1507. Bolting-cloths. (146.)

1508. Bones, crude and not manufactured; burned; calcined; ground; or steamed. (146, 629, 747.)

1509. Bone-dust and bone-ash for manufacture of phosphates and fertilizers

(629.)

1510. Books which shall have been printed and manufactured more than

twenty years at the date of importation. (630, 748.)

1511. Books, maps, and charts imported by authority for the use of the United States or for the use of the Library of Congress. But the duty shall not have been included in the contract or mind of 147.

not have been included in the contract or price paid. (147, 749.)

1512. Books, maps, and charts, specially imported, not more than two copies in any one invoice, in good faith for the use of any society incorporated or established for philosophical, literary, or religious purposes, or for the encouragement of the fine arts. or for the use, or by the order, of any college, academy, school, or seminary of learning in the United States. (144, 750.)

1513. Books, professional, of persons arriving in the United States. (167, 751.)

1514. Books, household effects, or libraries, or parts of libraries, in use of persons or families from foreign countries, if used abread by them not less than one year, and not intended for any other person or persons, nor for sale. (155, 751.)*

^{*} Term "Household effects" absolute and not connected with "books." (S. S., 1814.)

1515. Borate of lime. (747.) 1516. Borax, crude. (747.) 1517. Brazil paste. (752.) 1518. Brazil pebbles for spectacles, and pebbles for spectacles, rough. (752.) 1519. Brazil-wood, braziletto, and all other dye-woods, in sticks. (148.) 1520. Breccia, in blocks or slabs. (148.) 1521. Brime. (148.) 1522. Brimstone, crude. (631.) 1523. Bromine. (626.) 1524. Buchu-leaves. (631.) 1525. Bullion, gold and silver. (148.) 1526. Burgundy pitch. (752.) 1527. Burr stone in blocks, rough or unmanufactured, and not bound up into millstones. (148, 631.) 1528. Cabinets of coins, medals, and all other collections of antiquities. (149, 634.) 1529. Cadmium. (149.) 1530. Calamine. (149.) 1531. Camphor, crude. (753.) 1532. Cantharides. (632.) 1533. Carnelian, unmanufactured. (634.) 1534. Castor, or castoreum. (632.) 1535. Catechu or cutch. (632.) 1536. Cat-gut strings, or gut-cord, for musical instruments. (753.) 1537. Cat-gut or whip-gut, unmanufactured. (633.) 1538. Chalk and cliff-stone, unmanufactured. (634.) 1539. Chamomile-flowers. (753.) 1540. Charcoal. (753.) 1541. China-root. (753.) 1542. Chloride of lime. (753.) 1543. Cinchona-root. (753.) 1544. Citrate of lime. (632.) 1545. Coal, anthracite. (633.) 1546. Coal-stores of American vessels; but none shall be unloaded. (754.) 1547. Cobalt, ore of. (755.) 1548. Cocculus indicus. (633.) 1549. Cochineal. (149.) 1550. Cocoa, or cacao, crude, and fiber, leaves, and shells of. (755.) 1551. Coffee. (700.) 1552. Coins, gold, silver, and copper. (149.) 1553. Coir and coir-yarn. (755.) 1554. Colcothar, dry, or oxide of iron. (755.) 1555. Collections of antiquity, specially imported, and not for sale. (634.) 1556. Colt's-foot, (crude drug.) (755.) 1557. Columbo root. (632.) 1558. Conium cicuta, or hemlock, seed and leaf. (633.) 1559. Contrayerva root. (755.) 1560. Copper, old, taken from the bottom of American vessels, compelled by marine disaster to repair in foreign ports. (756.) 1561. Copper, when imported for the United States Mint. (149.) 1562. Coral, marine, unmanufactured. (158.) 1563. Cork-wood, or cork-bark, unmanufactured. (634) 1564. Cotton. (549.) 1565. Cowage down. (757.) 1566. Cow or kine pox, or vaccine virus. (757.) 1567. Cubebs. (757.) 1568. Cudbear. (633)

1569. Curling-stones or quoits. (757.) 1570. Curry and curry-powders. (757.) 1571. Cuttle fish bone. (634.) 1572. Cyanite, or kyanite. (757.) 1573. Diamonds, rough or uncut, including glaziers' hamonds. (758.) 1574. Diamond-dust or bort. (635.) 1575. Divi-divi. (150.) 1576. Dragon's-blood. (635.) 1577. Dried and prepared flowers. (758.) 1578. Dried blood. (758.) 1579. Dried bugs. (758.) 1580. Dyeing or tanning; articles in a crude state, used in dyeing or tanning, not otherwise provided for. (145.) 1581. Eggs. (636.) 1582. Elecampane-root. (759.) 1583. Ergot. (759.) 1584. Esparto, or Spanish grass, and other grasses, and pulp of, for the manufacture of paper. (636.) 1585. Fans, common palm-leaf. (760.) 1586. Farina. (760.) 1587. Fashion-plates engraved on steel or on wood, colored or plain. (637.) 1588. Felt, adhesive, for sheathing vessels. (152.) 1589. Fibrin, in all forms. (637.) 1590. Fire-wood. (760.) 1591. Fish, fresh, for immediate consumption. (637.) 1592. Fish for bait. (637.) 1593. Flint, flints, and ground flint-stones. (760.) 1594. Flowers, leaves, plants, roots, barks, and seeds, for medicinal purposes, in a crude state, not otherwise provided for. (760.) 1595. Foliæ digitalis. (637.) 1596. Fossils. (760.) 1597. Fruit-plants, tropical and semi-tropical, for the purpose of propagation or cultivation. (760, 2139.) 1598. Fur-skins of all kinds not dressed in any manner. (637.) 1599. Galanga or galangal. (761.) 1600. Garancine. (761.) 1601. Gentian-root. (761.) 1602. Ginger-root. (761.) 1603. Ginseng-root. (761.) 1604. Glass, broken in pieces, and old glass which cannot be cut for use, and fit only to be remanufactured. (638.) 1605. Goat-skins, raw. (638.) 1606. Goldbeaters' molds and goldbeaters' skins. (761.) 1607. Gold size. (761.) 1608. Grease, for use as soap-stock only, not otherwise provided for. (761.) 1609. Guano, and other animal manures. (638.) 1610. Gums.—Arabic, Jeddo, Senegal, Barbary, East India, Cape, Australian, gum benzoin or benjamin, gum copal, sandarac, dammar, gamboge,

cowrie, mastic, shellac, tragacanth, olibanum, guaiac, myrrh, bdellium, garbanum, and all gums not otherwise provided for. (638.)

1611. Gunny-bags and gunny-cloth, old or refuse, fit only for remanufacture

1612. Gut and worm-gut, manufactured or unmanufactured, for whip and other cord. (761.)

1613. Guts, salted. (761.)

(761.)

1614. Gutta-percha, crude. (638.)

1615. Hair, all horse, cattle, cleaned or uncleaned, drawn or undrawn, but unmanufactured. (762.)

1616. Hair of hogs, curled, for beds and mattresses, and not fit for bristles.

1617. Hellebore-root. (762.)

1618. Hemlock-bark. (639.)

1619. Hide-cuttings, raw, with or without the hair on, for glue-stock. (763.)

1620. Hide-rope. (763.)

1621. Hides.—Raw or uncured, whether dry, salted, or pickled, and skins, except sheep-skins with the wool on, Angora-goat skins, raw, without the wool unmanufactured, asses' skins, raw, unmanufactured. (763.)

1622. Hones and whetstones. (764.)

1623. Hoofs, horns, and horn-tips. (639.)

1624. Horn-strips. (764.)

1625. Hop-roots for cultivation. (764.)

1626. Hyoscyamus, or henbane-leaf. (639.)

1627. Ice. (156.)

1628. India rubber, crude, and milk of. (640.)

1629. Indian hemp, (crude drug.) (765.)

1630. Indigo. (156.)

1631. India or Malacca joints, not further manufactured than cut into suitable lengths for the manufactures into which they are intended to be converted. (765.)

1632. Iodine, crude. (640.)

1633. Ipecac. (640.)

1634. Iridium. (765.)

1635. Iris, orris root. (156.)

1636. Isinglass, or fish glue. (765.) 1637. Istle, or Tampico fiber. (765.)

1638. Ivory and vegetable ivory, unmanufactured. (640.)

1639. Jalap. (641.)

- 1640. Jet, unmanufactured. (641.) 1641. Joss-stick, or joss-light. (766.)
- 1642. Juniper and laurel berries. (641.)

1643. Junk, old. (157.)

1644. [Jute butts.] (766, 2184.) 1645. Kelp. (157.)

1646. Kryolite. (641.)

1647. Lac, dye, crude, seed, button, stick, and shell. (642.)

1648. Lac spirits. (157.) 1649. Lac sulphur. (157.)

1650. Lava, unmanufactured. (642.)

1651. Leather, old scrap. (767.)

1652. Leaves, all, not otherwise provided for. (767.)

1653. Leeches. (642.) 1654. Licorice-root. (644.)

1655. Life-boats and life-saving apparatus, specially imported by societies incorporated or established to encourage the saving of human life. (643.)

1656. Lithographic stones, not engraved. (767.)

1657. Litmus and all lichens, prepared or not prepared. (644.)

1658. Loadstones. (767.)

1659. Logs, and round unmanufactured timber not otherwise provided for, and ship-timber. (768.)

1660. [Maccaroni and vermicelli.] (769, 2178.)

1661. Madder and munjeet, or Indian madder, ground or prepared, and all extracts of. (769, 2186.)

1662. Magnets. (769.)

1663. Manganese, oxide and ore of. (769.)

1664. Manna. (645.)

1665. Manuscripts. (158.) 1666. Marrow, crude. (769.)

1667. Marsh-mallows. (769.)

1668. Matico-leaf. (769.)

1669. Medals, of gold, silver, or copper. (158.)

1670. Meerschaum, crude or raw. (769.)

1671. Mica and mica waste. (769.) 1672. Mineral waters, all, not artificial. (770.)

1673. Models of inventions and other improvements in the arts. But no article or articles shall be deemed a model, or improvement, which can be fitted for use. (159.)

1674. Moss, Iceland, and other mosses, crude. (645.)

1675. Moss, sea-weed, and all other vegetable substances used for beds and mattresses. (770.)

1676. Murexide, (a dye.) (770.)

1677. Musk and civet, crude, in natural pod. (645, 770.)

1678. Mustard-seed, brown and white. (770.) 1679. Nitrate of soda, or cubic niter. (645.)

1680. Nut-galls. (159.)

1681. Nuts, cocoa and Brazil or cream. (771.)

1682. Nux vomica. (771.) 1683. Oak-bark. (646.) 1684. Oakum. (157.)

1685. Oil-cake. (772.) 1686. Oil, essential, fixed or expressed, viz.: Almonds; amber, crude and rectified; ambergris; anise, or anise-seed; anthos, or rosemary; bergamot; cajeput; caraway; cassia; cedrat; chamomile; cinnamon; citronella, or lemongrass; civet; fennel; jasmine, or jessamine; juglandium; juniper; lavender; mace; ottar of roses; poppy; sesame, or sesamum seed, or bene; thyme, red, or origanum; thyme, white; valerian. (772.)

1687. Oil, spermaceti, whale, and other fish, of American fisheries; and all

other articles the produce of such fisheries. (160.)

1688. Olives, green or prepared. (772.)

1689. Orange and lemon peel, not preserved, candied, or otherwise prepared. (646.)

1690. Orange buds and flowers. (772.)

1691. Orchil, or archil, in the weed or liquid. (646.)

1692. Ores of gold and silver. (305.)

1693. Orpiment. (772.) 1694. Osmium. (772.)

1695. Oxidizing-paste. (772.)

1696. Palladium. (773.)

1697. Palm and cocoa nut oil. (647.) 1698. Palm-leaf, unmanufactured. (161.)

1699. Palm-nuts and palm-nut kernels. (647.)

1700. Paper-stock, crude, of every description, including all grasses, fibers, rags other than wool, waste, shavings, clippings, old paper, rope-ends, waste rope, waste bagging, gunny-bags and gunny-cloth, old or refuse, to be used in making and fit only to be converted into paper, and unfit for any other manufacture, and cotton-waste, whether for paper-stock or other purposes. (773.)

1701. Pearl, mother of. (161.) 1702. Pellitory-root. (774.)

1703. Persis, or extract of archil, and cudbear. (774.)

1704. Personal and household effects, not merchandise, of citizens of the United States dying abroad. (162.)

1705. Peruvian bark. (774.)

1706. Pewter and britannia metal, old, and fit only to be remanufactured (774.)

1707. Phanglein. (774.)

1708. Philosophical and scientific apparatus, instruments, and preparations, statuary, casts of marble, bronze, alabaster, or plaster of Paris, paintings, drawings, and etchings, specially imported in good faith for the use of any society or institution incorporated or established for philosophical, educational, scientific, or literary purposes, or encouragement of the fine arts, and not intended for sale. (650.)

1709. Phosphates, crude or native, for fertilizing purposes. (652.)

1710. Plants, trees, shrubs, roots, seed-cane, and seeds imported by the Department of Agriculture, or the United States Botanical Garden. (652.)

1711. Plaster of Paris, or sulphate of lime, unground. (162.)

1712. Platina unmanufactured. (162.)

1713. Platinum vases or retorts for chemical uses, or parts thereof. (162, 652.)

1714. Plumbago. (774.)

- 1715. Polishing-stones. (162.)
- 1716. Polypodium. (774.) 1717. Potassa, muriate of. (652.)

1718. Pulu. (774.)

1719. Pumice and pumice-stones. (162.)

1720. Quassia-wood. (652.) 1721. Quick-grass root. (775.)

1722. Quills, prepared or unprepared. (775.)

1723. Rags, of cotton, linen, jute, and hemp, and paper-waste, or waste or clippings of any kind fit only for the manufacture of paper, including waste rope and waste bagging. (653.)

1724. Railroad ties, of wood. (776.)

1725. Rattans and reeds, unmanufactured. (776.)

1726. Regalia and gems, and statues and specimens of sculpture, where specially imported, in good faith, for the use of any society incorporated or established for philosophical, literary, or religious purposes, or for the encouragement of the fine arts, or for the use or by the order of any college, academy, school, or seminary of learning in the United States. (144.)

1727. Rennets, raw or prepared. (776.)

1728. Resins, crude, not otherwise provided for. (653.)

1729. Rhubarb. (653.)

1730. Root-flour. (776.) 1731. Rose-leaves. (653.)

1732. Rottenstone. (163.)

1733. Saffron and safflower, and extract of. (777.)

1734. Saffron-cake. (777.)

1735. Sago, sago crude, and sago-flour. (777.)

1736. Saint John's beans. (777.)

1737. Salacine. (777.)

1738. Salep, or saloup. (777.)

1739. Sandal-wood. (654.)

- 1740. Sarsaparilla crude. (654.)
- 1741. Sassafras bark and root. (777.)

1742. Sauerkraut. (777.)

1743. Sausage-skins. (777.)

1744. Scammony, or resin of scammony. (654.) 1745. Sea-weed, not otherwise provided for. (654.)

1746. Seeds: cardamom, caraway, coriander, fenugreek, fennel, cummin, and other seeds, not otherwise provided for. (655.)

1747. Seeds: anise, anise star, canary, chia, sesamum, sugar-cane, and seeds of forest trees. (778.) 1748. Senna, in leaves. (656.) 1749. Shark-skins. (778.) 1750. Shells of every description, not manufactured. (656.) 1751. Shingle-bolts and stave-bolts, and "heading-bolts" shall be held and construed to be included under the term "stave-bolts." (165, 826.) 1752. Shrimps, or other shell-fish. (656.) 1753. Silk, raw, or as reeled from the cocoon, not being doubled, twisted, or advanced in manufacture any way, and silk cocoons and silk waste. (165.) 1754. Silk-worm eggs. (656.) 1755. Skeletons, and other preparations of anatomy. (656.) 1756. Skins, dried, salted, or pickled. (763, 2235.) 1757. Snails. (778.) 1758. Soap-stocks. (778.) 1759. Sparterre for making or ornamenting hats. (778.) 1760. Specimens of natural history, botany, and mineralogy, when imported for cabinets as objects of taste or science, and not for sale. (657.) 1761. Spunk (778.) 1762. Squills, or silla. (657.) 1763. Staves-acre, crude. (778.) 1764. Storax, or styrax. (778.)

1766. Strontia, oxide of, or protoxide of strontium. (778) 1767. Substances expressly used for manure. (165.)

1768. Sugar of milk. (778.) 1769. Sweepings of silver or gold. (657.)

1765. Straw, unmanufactured. (778.)

1770. Talc. (779.)

1771. Tamarinds. (779.) 1772. Tapioca, cassava, or cassada. (658.) 1773. Tea. (700.)

1774. Tea-plants. (658.) 1775. Teasels. (779.)

1776. Teeth, unmanufactured. (779.)

1777. Terra-alba, aluminous. (779.) 1778. Terra japonica. (166.) 1779. Tica, crude. (779.)

1780. Tin, in pigs, bars, or blocks, and grain-tin. (779.)

1781. Tonquin, Tonqua, or Tonka beans. (779.)
1782. Tortoise and other shell, unmanufactured. (166.)
1783. Tripoli. (779.)
1784. Turmeric. (166.)

1785. Turtles. (658.)

1786. Types, old, and fit only to be remanufactured. (166.)

1787. Umbrella-sticks, crude, to wit, all partridge, hair-wood, pimento, orange, myrtle, and other sticks and canes in the rough, or no further manufactured than cut into lengths suitable for umbrella, parasol, or sun-shade sticks or walking-canes. (780.)

1788. Uranium, oxide of. (780.)

1789. Venice turpentine. (781.)
1790. Verdigris, or subacetate of copper. (658.)
1791. Wafers. (782.)

1792. Wax, bay or myrtle, Brazilian and Chinese. (782.)

1793. Wearing apparel in actual use, and other personal effects, (not merchandise,) professional books, implements, instruments, and tools of trade,* occupation, or employment of persons arriving in the United States.

^{*} Stereoscopes and views not exempt under this provision. (S. S., 2366.)

exemption shall not be construed to include machinery, or other articles imported for use in any manufacturing establishment, or for sale. (167.)

1794. Whalebone, unmanufactured. (782)

1795. Woad, weld or pastel. (167.)

1796. Wood-ashes, and lye of, and beet-root ashes. (659.)

1797. Woods, poplar, or other woods for the manufacture of paper (659.)

1798. Woods, namely, cedar, lignum-vitæ, lance-wood, ebony, box, granadilla, mahogany, rose-wood, satin-wood, and all cabinet woods, unmanufactured. (167.)

1799. Works of art: paintings, statuary, fountains, and other works of art, the production of American artists. But the fact of such production must be verified by the certificate of any consul or minister of the United States indorsed upon the written declaration of the artist. (648.)

1800. Works of art: paintings, statuary, fountains, and other works of art, imported expressly for presentation to national institutions or to any State, or

to any municipal corporation. (649.)

1801. Worm-seed, Levant. (659.) 1802. Xylonite, or Xylotile. (659.)

1803. Yams. (783.) 1804. Yeast-cakes. (783.) 1805. Zaffer. (783.)

1806. Sec. 2506. Whenever the President of the United States shall receive satisfactory evidence that the Imperial Parliament of Great Britain, the Parliament of Canada, and the Legislature of Prince Edward's Island have passed laws on their part to give full effect to the provisions of the treaty between the United States and Great Britain signed at the city of Washington on the eighth day of May, eighteen hundred and seventy-one, as contained in articles eighteenth to twenty-fifth, inclusive, and article thirtieth of said treaty, he is hereby authorized to issue his proclamation declaring that he has such evidence. and thereupon, from the date of such proclamation, and so long as the said articles eighteenth to twenty-fifth inclusive, and article thirtieth of said treaty, shall remain in force, according to the terms and conditions of article thirtythird of said treaty, all fish-oil and fish of all kinds, (except fish of the inland lakes and of the rivers falling into them, and except fish preserved in oil,) being the produce of the fisheries of the Dominion of Canada or of Prince Edward's Island, shall be admitted into the United States free of duty (818); and whenever the colony of Newfoundland shall give its consent to the application of the stipulations and provisions of the said articles eighteenth to twenty-fifth of said treaty, inclusive, to that colony, and the legislature thereof and the Imperial Parliament shall pass the necessary laws for that purpose, the aboveenumerated articles, being the produce of the fisheries of the colony of Newfoundland, shall be admitted into the United States free of duty, from and after the date of a proclamation by the President of the United States, declaring that he has satisfactory evidence that the said colony of Newfoundland has consented, in a due and proper manner, to have the provisions of the said articles eighteenth to twenty-fifth, inclusive, of the said treaty extended to it, and to allow the United States the full benefits of all the stipulations therein contained, and shall be so admitted free of duty, so long as the said articles eighteenth to twenty-fifth, inclusive, and article thirtieth, of said treaty, shall remain in force, according to the terms and conditions of article thirty-third of said treaty (819); but the provisions of this section shall not apply to any articles of merchandise mentioned therein which were held in bond by the customs officers of the United States on the first day of July, eighteen hundred and seventy-three. (822.)

1807. Sec. 2507. Whenever any vessel laden with merchandise in whole or in part subject to duty has been sunk in any river, harbor, bay, or waters subject to the jurisdiction of the United States, and within its limits, for the period

of two years, and is abandoned by the owner thereof, any person who may raise such vessel shall be permitted to bring any merchandise recovered therefrom into the port nearest to the place where such vessel was so raised, free from the payment of any duty thereupon, and without being obliged to enter the same at the custom-house; but under such regulations as the Secretary of

the Treasury may prescribe. (24.)

1808. Sec. 2508. The produce of the forests of the State of Maine upon the Saint John River and its tributaries, owned by American citizens, and sawed or hewed in the Province of New Brunswick by American citizens, the same being unmanufactured in whole or in part, which is now admitted into the ports of the United States free of duty, shall continue to be so admitted under such regulations as the Secretary of the Treasury shall, from time to

time, prescribe. (480, see amendment, post, 2236.)

1809. Sec. 2509. The produce of the forests of the State of Maine upon the Saint Croix River and its tributaries, owned by American citizens, and sawed in the Province of New Brunswick by American citizens, the same being unmanufactured in whole or in part, and having paid the same taxes as other American lumber on that river, shall be admitted into the ports of the United States free of duty, under such regulations as the Secretary of the Treasury shall, from time to time, prescribe. (482.)

1810. Sec. 2510. Machinery for the manufacture of beet sugar, and imported

for that purpose solely, shall be exempted from duty. (542.)

1811. Sec. 2511. Machinery for repair may be imported into the United States without payment of duty, under bond, to be given in double the appraised value thereof, to be withdrawn and exported after said machinery shall have been repaired; and the Secretary of the Treasury is authorized and directed to prescribe such rules and regulations as may be necessary to protect the revenue against fraud, and secure the identity and character of all such importations when again withdrawn and exported, restricting and limiting the export and withdrawal to the same port of entry where imported, and also limiting all bonds to a period of time of not more than six months from the date of the importation. (578.)

1812. Sec. 2512. All paintings, statuary, and photographic pictures imported into the United States for exhibition by any association duly authorized under the laws of the United States or any State for the promotion and encouragement of science, art, or industry, and not intended for sale, shall be admitted free of duty, under such regulations as the Secretary of the Treasury shall prescribe. But bonds shall be given for the payment to the United States of such duties as are now imposed by law upon any and all of such articles as shall not

be re-exported within six months after such importation. (696.)

1813. Sec. 2513. All lumber, timber, hemp, manila, and iron and steel rods, bars, spikes, nails, and bolts, and copper and composition metal which may be necessary for the construction and equipment of vessels built in the United States for the purpose of being employed in the foreign trade, including the trade between the Atlantic and Pacific ports of the United States, and finished after the sixth day of June, eighteen hundred and seventy-two, may be imported in bond, under such regulations as the Secretary of the Treasury may prescribe; and, upon proof that such materials have been used for such purpose, no duties shall be paid thereon. But vessels receiving the benefit of this section shall not be allowed to engage in the coastwise trade of the United States more than two months in any one year, except upon the payment to the United States of the duties on which a rebate is herein allowed. (788.)

1814. Sec. 2514. All articles of foreign production needed for the repair of American vessels engaged exclusively in foreign trade may be withdrawn from bonded warehouses free of duty, under such regulations as the Secretary of

the Treasury may prescribe. (788, second proviso, 2237.)

1815. Sec. 2515. That no duty shall be levied or collected on the importation

of peltries brought into the Territories of the United States, nor on the proper goods and effects, of whatever nature, of Indians passing or repassing the boundary-line aforesaid, unless the same be goods in bales or other large packages unusual among Indians, which shall not be considered as goods belonging to Indians, nor be entitled to the exemption from duty aforesaid. (6 b.)

1816. SEC. 2516. There shall be levied, collected, and paid on the importation of all raw or unmanufactured articles, not herein enumerated or provided for, a duty of ten per centum ad valorem; and on all articles manufactured in whole or in part, not herein enumerated or provided for, a duty of twenty per centum

ad valorem. (168, 458.)

TITLE XXXIV.

COLLECTION OF DUTIES UPON IMPORTS.

CHAPTER ONE.

COLLECTION-DISTRICTS, PORTS, AND OFFICERS.

1817. Sec. 2580. The Secretary of the Treasury shall appoint inspectors of the customs to reside at San Antonio, Eagle Pass, the Presidio del Norte, and San Elizario, or at such other points as he may designate, not exceeding four in number, upon the routes by which goods entered and bonded and withdrawn from warehouse may, in pursuance of law, be exported to Mexico; and such inspectors shall make a report semi-annually to the Secretary of the Treasury of all the trade that passes under inspection, stating the number of packages, description of goods, their value, and the names of the exporters.*

1818. Sec. 2581. All merchandise transported in bond to the port of Brownsville from any other port in the United States, by Brazos Harbor, may, on arrival in that harbor, be transshipped under such regulations, not inconsistent with law, as the Secretary of the Treasury may prescribe, in other vessels for transportation by the Rio Grande to Brownsville; and all merchandise imported into the district by Brazos Harbor, from any foreign country, may in like manner be transshipped to Brownsville as provided for goods, wares, and merchandise

transshipped in bond.

1819. Sec. 2608. There shall be appointed by the President, by and with the advice and consent of the Senate, four appraisers of merchandise, who shall be employed in visiting such ports of entry in the United States, under the direction of the Secretary, as may be deemed useful by him for the security of the revenue, and shall at such ports afford such aid and assistance in the appraisement of merchandise thereat as may be deemed necessary by the Secretary of the Treasury to protect and insure uniformity in the collection of the revenue from customs. (37.)

1820. Sec. 2609. Whenever an appraisement of imported merchandise is to be made at any port for which no appraiser is provided by law, the collector of the district shall appoint two respectable resident merchants, who shall be the

appraisers of such merchandise. (14 b.)

1821. Sec. 2610. Every merchant who, after being chosen by the collector as provided in the preceding section, and after due notice of such choice has been

^{*} Act of August 30, 1852, ch. 96, § 3. † Act of June 16, 1860, ch. 134, § 4. 12th Stat. 39.

given to him in writing, declines or neglects to assist at such appraisement, shall be liable to a penalty not exceeding fifty dollars, and to the costs of prosecution therefor.*

1822. Sec. 2611. Special examiners of drugs, medicines, themicals, and so forth, shall, before entering upon their duties, take and subscribe an oath faithfully and diligently to perform such duties, and to use their best endeavors to prevent and detect frauds upon the revenue of the United States; which oath shall be administered by the collector of the port or district where the examiner making it is employed. (33.)

1823. Sec. 2612. The Secretary of the Treasury shall give to the collectors of districts for which an examiner of drugs, medicines, and chemicals is not provided by law, such instructions as he may deem necessary to prevent the

importation of adulterated and spurious drugs and medicines. (32.)

CHAPTER FOUR.

ENTRY OF MERCHANDISE.

1824. Sec. 2766. The word "merchandise," as used in this Title, may include goods, wares, and chattels of every description capable of being imported.

1825. Sec. 2767. The word "port," as used in this Title, may include any place from which merchandise can be shipped for importation, or at which merchandise can be imported.

1826. Sec. 2768. The word "master," as used in this Title, may include any person having the chief charge or command of the employment and navigation of a vessel.

1827. Sec. 2769. In cases where the forms of official documents, as prescribed by this Title, shall be substantially complied with and observed, according to the true intent thereof, no penalty or forfeiture shall be incurred by a deviation therefrom.†

1828. Sec. 2794. Every importer of distilled spirits or wines, or person to whom distilled spirits or wines are consigned, shall make a separate and additional entry thereof, specifying the name of the vessel, and her master, in which, and the place from which, such spirits or wines were imported, together with the quantity and quality thereof, and a particular detail of the casks or receptacles containing the same, with their marks and numbers; such entry shall be subscribed by the person making the same, for himself, or in behalf of the person for whom such entry is made, and shall be certified by the collector, before whom it is made, as a true copy, and conformable to the general entry before directed, in respect to all distilled spirits and wines therein contained; such entry thus certified shall be transmitted to the surveyor or officer acting as inspector of the revenue for the port where it is intended to commence the delivery of such spirits or wines.†

1829. Sec. 2795. In order to ascertain what articles ought to be exempt from duty as the sea-stores of a vessel, the master shall particularly specify the articles, in the report or manifest to be by him made, designating them as the sea-stores of such vessel; and in the oath to be taken by such master, on making such report, he shall declare that the articles so specified as sea-stores are truly such, and are not intended by way of merchandise or for sale; where-

apon the articles shall be free from duty. (3.)

^{*} Act of March 1, 1823, ch. 21, § 19. 3d Stat. 736. † Act of March 2, 1799, ch. 22, § 111. 1 Stat. 704. ‡ Act of March 2, 1799, ch. 22, § 37. 1 Stat. 658.

1830. Sec. 2796. Whenever it appears to the collector to whom a report and manifest of sea-stores are delivered, together with the naval officer, where there is one, or alone, where there is no naval officer, that the quantities of the articles, or any part thereof, reported as sea-stores, are excessive, the collector, jointly with the naval officer, or alone, as the case may be, may in his discretion estimate the amount of the duty on such excess; which shall be forthwith paid by the master, to the collector, on pain of forfeiting the value of such excess. (3.)

1831. SEC. 2797. If any other or greater quantity of articles are found on board such vessel as sea-stores than are specified in an entry of sea-stores, or if any of the articles are landed without a permit first obtained from the collector, and naval officer if any, for that purpose, all such articles as are not included in the report or manifest by the master, and all which are landed without a permit, shall be forfeited, and may be seized; and the master shall moreover be liable to a penalty of treble the value of the articles omitted or landed. (3.)

1832. Sec. 2798. The master of any vessel propelled by steam, arriving at any port in the United States, may retain all the coal such vessel may have on board at the time of her arrival, and may proceed with such coal to a foreign port, without being required to land the same in the United States, or to pay

any duty thereon. (19 b.)

1833. Sec. 2799. In order to ascertain what articles ought to be exempted as the wearing apparel, and other personal baggage, and the tools or implements of a mechanical trade only, of persons who arrive in the United States, due entry thereof, as of other merchandise, but separate and distinct from that of any other merchandise, imported from a foreign port, shall be made with the collector of the district in which the articles are intended to be landed by the owner thereof, or his agent, expressing the persons by whom or for whom such entry is made, and particularizing the several packages, and their contents, with their marks and numbers; and the person who shall make the entry shall take and subscribe an oath before the collector, declaring that the entry subscribed by him and to which the oath is annexed contains, to the best of his knowledge and belief, a just and true account of the contents of the several packages mentioned in the entry, specifying the name of the vessel, of her master, and of the port from which she has arrived; and that such packages contain no merchandise whatever other than wearing apparel, personal baggage, or, as the case may be, tools of trade, specifying it; that they are all the property of a person named who has arrived, or is shortly expected to arrive in the United States, and are not directly or indirectly imported for any other, or intended for sale.*

1834. Sec. 2800. Whenever the person making entry of any articles as wearing apparel, personal baggage, tools, or implements, is not the owner of them, he shall give bond with one or more sureties, to the satisfaction of the collector, in a sum equal to the duties on like articles imported subject to duty, upon the condition that the owner of the articles shall, within one year, personally make

an oath such as is prescribed in the preceding section.

1835. Sec. 2801. On compliance with the two preceding sections, and not otherwise, a permit shall be granted for landing such articles. But whenever the collector and the naval officer, if any, think proper, they may direct the baggage of any person arriving within the United States to be examined by the surveyor of the port, or by an inspector of the customs, who shall make a return of the same; and if any articles are contained therein which in their opinion ought not to be exempted from duty, due entry of them shall be made and the duties thereon paid.†

1836. Sec. 2802. Whenever any article subject to duty is found in the bag-

^{*} Act of March 22, 1799, ch. 22, § 46. 1 Stat. 661. † Act of March 22, 1799, ch. 22, § 46. 1 Stat. 662.

gage of any person arriving within the United States, which was not, at the time of making entry for such baggage, mentioned to the collector before whom such entry was made, by the person making entry, such article shall be forfeited, and the person in whose baggage it is found shall be liable to a penalty of treble the value of such article.*

1837. Sec. 2803. Any baggage or personal effects arriving in the United States, in transit to any foreign country, may be delivered by the parties having it in charge to the collector of the proper district, to be by him retained without the payment or exaction of any import duty, and to be delivered to such parties on their departure for their foreign destination, under such rules, regulations, and fees as the Secretary of the Treasury may prescribe. (465.)

1838. Sec. 2804. No cigars shall be imported unless the same are packed in boxes of not more than five hundred cigars in each box; and no entry of any imported cigars shall be allowed of less quantity than three thousand in a single package; and all cigars on importation shall be placed in public store or bonded warehouse, and shall not be removed therefrom until the same shall have been inspected and a stamp affixed to each box indicating such inspection, with the date thereof. And the Secretary of the Treasury is hereby authorized to provide the requisite stamps, and to make all necessary regulations for carrying the above provisions of law into effect. (507.)

1839. Sec. 2837. All invoices shall be made out in the weights or measures of the country or place from which the importation is made, and shall contain a true statement of the actual weights or measures of such merchandise, without any respect to the weights or measures of the United States. (463.)

1840. Sec. 2838. All invoices of merchandise subject to a duty ad valorem shall be made out in the currency of the place or country from whence the importation shall be made, and shall contain a true statement of the actual cost of such merchandise, in such foreign currency or currencies, without any respect to the value of the coins of the United States, or of foreign coins, by law made current within the United States, in such foreign place or country. (12.)

1841. Sec. 2839. If any merchandise, of which entry has been made in the office of a collector, is not invoiced according to the actual cost thereof at the place of exportation, with design to evade payment of duty, all such merchandise, or the value thereof, to be recovered of the person making entry, shall be

forfeited.+

1842. Sec. 2852. When any merchandise is admitted to an entry upon invoice, the collector of the port in which the same is entered shall certify the same under his official seal; and no other evidence of the value of such merchandise shall be admitted on the part of the owner thereof, in any court of the

United States, except in corroboration of such entry. I

1843. Sec. 2853. All invoices of merchandise imported from any foreign country shall be made in triplicate, and signed by the person owning or shipping such merchandise, if the same has actually been purchased, or by the manufacturer or owner thereof, if the same has been procured otherwise than by purchase, or by the duly authorized agent of such purchaser, manufacturer,

or owner. (310.) 1844. Sec. 2854.

1844. Sec. 2854. All such invoices shall, at or before the shipment of the merchandise, be produced to the consul, vice-consul, or commercial agent of the United States nearest the place of shipment, for the use of the United States, and shall have indorsed thereon, when so produced, a declaration signed by the purchaser, manufacturer, owner, or agent, setting forth that the invoice is in all respects true; that it contains, if the merchandise mentioned therein is subject to ad valorem duty, and was obtained by purchase, a true and full statement of the time when and the place where the same was purchased, and

^{*} Act of March 22, 1799, ch. 22, § 46. 1 Stat. 662. † Act of March 2, 1799, ch. 22, § 66. 1 Stat. 677. ‡ Act of March 1, 1823, ch. 21, § 23. 3 Stat. 737.

the actual cost thereof, and of all charges thereon; and that no discounts, bounties, or drawbacks are contained in the invoice but such as have actually been allowed thereon; and when obtained in any other manner than by purchase, the actual market-value thereof at the time and place when and where the same was procured or manufactured; and, if subject to specific duty, the actual quantity thereof; and that no different invoice of the merchandise, mentioned in the invoice so produced, has been or will be furnished to any one. If the merchandise was actually purchased, the declaration shall also contain a statement that the currency in which such invoice is made out is the currency which was actually paid for the merchandise by the purchaser. (310.)

1845. SEC. 2855. The person so producing such invoice shall at the same time declare to such consul, vice-consul, or commercial agent the port in the United States at which it is intended to make entry of merchandise; whereupon the consul, vice-consul, or commercial agent shall indorse upon each of the triplicates a certificate, under his hand and official seal, stating that the invoice has been produced to him, with the date of such production, and the name of the person by whom the same was produced, and the port in the United States at which it shall be the declared intention to make entry of the merchandise therein mentioned. The consul, vice-consul, or commercial agent shall then deliver to the person producing the same, one of the triplicates, to be used in making entry of the merchandise; shall file another in his office, to be there carefully preserved; and shall, as soon as practicable, transmit the remaining one to the collector of the port of the United States at which it shall be declared to be the intention to make entry of the merchandise. (310.)

1846. Sec. 2856. In case of merchandise imported from a foreign country adjacent to the United States, the declaration in the two preceding sections required, may be made to, and the certificate indorsed by, the consul, vice-consul, or commercial agent at or nearest to the port of clearance for the United States.*

1847. Sec. 2857. Whenever, from a change of the destination of any merchandise, after the production of the invoice thereof to the consul, vice-consul, or commercial agent, or from other cause, the triplicate transmitted to the collector of the port to which such merchandise was originally destined, is not received at the port where the same actually arrives, and where it is desired to make entry thereof, the merchandise may be admitted to an entry on the execution by the owner, consignee, or agent, of a bond, with sufficient security, in double the amount of duty apparently due, conditioned for the payment of the duty which shall be found to be actually due thereon. The collector of the port where such entry shall be made shall immediately notify the consul, viceconsul, or commercial agent to whom such invoice has been produced, to transmit to such collector a certified copy thereof; and such consul, vice-consul, or commercial agent shall transmit the same accordingly without delay; and the duty shall not be finally liquidated until such triplicate, or a certified copy thereof, shall have been received. Such liquidation, however, shall not be delayed longer than eighteen months from the time of making such entry. (310.)

1848. Sec. 2858. Whenever, from accident or other cause, it has become impracticable for the person desiring to make entry of any merchandise, to produce, at the time of making such entry, any invoice thereof, as hereinbefore required, it shall be lawful for the Secretary of the Treasury to authorize the entry of such merchandise upon such terms and in accordance with such general or special regulations as he may prescribe. The Secretary of the Treasury is hereby invested with the like powers of remission in cases of forfeiture arising under the foregoing provisions as in other cases of forfeiture under the revenue laws. (310, 2d Prov.)

1849. Sec. 2859. The six preceding sections shall not apply to countries

where there is no consul, vice-consul, or commercial agent of the United States And whenever the value of the imported merchandise does not exceed one hundred dollars, the collector may admit it to entry without the production of the triplicate invoice, and without submitting the question to the Secretary of the Treasury, if he is satisfied that the neglect to produce such invoice was unintentional and that the importation was made in good faith, and without any

purpose of defrauding or evading the revenue laws. (310, 483.)

1850. Sec. 2860. Except as allowed in the four preceding sections, no merchandise imported from any foreign place or country shall be admitted to an entry unless the invoice presented in all respects conforms to the requirements of sections twenty-eight hundred and fifty-three, twenty-eight hundred and fifty-four, and twenty-eight hundred and fifty-five, and has thereon the certificate of the consul, vice-consul, or commercial agent in those sections specified, nor unless the invoice is verified at the time of making such entry by the oath of the owner or consignee, or of the authorized agent of the owner or consignee, certifying that the invoice and the declaration thereon are in all respects true, and were made by the person by whom the same purports to have been made, nor, unless the triplicate transmitted by the consul, vice-consul, or commercial agent to the collector has been received by him. (310.)

1851. Sec. 2861. No consular officer of the United States shall grant a certificate for merchandise shipped from countries adjacent to the United States,

which have passed a consulate after purchase for shipment. (815.)

1852. Sec. 2862. All consular officers are hereby authorized to require, before certifying any invoice under the provisions of the preceding sections, satisfactory evidence, either by the oath of the person presenting such invoices or otherwise, that such invoices are correct and true. In the exercise of the discretion hereby given, the consular officers shall be governed by such general or special regulations or instructions as may from time to time be established or given by the Secretary of State.*

1853. Sec. 2863. All consuls and commercial agents of the United States having any knowledge or belief of any case or practice of any person who obtains verification of any invoice whereby the revenue of the United States is or may be defrauded, shall report the facts to the collector of the port where the revenue is or may be defrauded, or to the Secretary of the Treasury. (304.)

1854. Sec. 2864. If any owner, consignee, or agent of any merchandise shall knowingly make, or attempt to make, an entry thereof by means of any false invoice, or false certificate of a consul, vice-consul, or commercial agent, or of any invoice which does not contain a true statement of all the particulars hereinbefore required, or by means of any other false or fraudulent document or paper, or of any other false or fraudulent practice or appliance whatsoever, such merchandise, or the value thereof, shall be forfeited. (310, 2199.)

1855. Sec. 2865. Every person who makes out or passes, or attempts to pass, through the custom-house any false, forged, or fraudulent invoice, or who shall aid or abet in making or passing such false, forged, or fraudulent invoice, shall be deemed guilty of a misdemeanor, punishable by a fine of not more than five thousand dollars, or by imprisonment for not more than two years, or both in

the discretion of the court. (See amendment, post, 2238.)

1856. Sec. 2866. From the date of the President's proclamation declaring that he has evidence that the Imperial Parliament of Great Britain, the Parliament of Canada, and the legislature of Prince Edward's Island have passed laws on their part to give effect to the provisions of the treaty of Washington of May eighth, eighteen hundred and seventy-one, as contained in articles eighteen to twenty-five inclusive, and article thirty of said treaty, and so long as said articles remain in force, according to the terms and conditions of article thirty-third of said treaty, all goods, wares, or merchandise arriving at

^{*} Act of March 3, 1865, ch. 111. 13th Stat. 532. † Act of August 30, 1842, ch. 270, § 19. 5th Stat. 565.

the ports of New York, Boston, and Portland, and any other ports in the United States which have been, or may from time to time be, specially designated by the President of the United States and destined for Her Britannic Majesty's possessions in North America, may be entered at the proper customhouse and conveyed in transit, without the payment of duties, through the territory of the United States, under such rules, regulations, and conditions for the protection of the revenue as the Secretary of the Treasury may, from time to time, prescribe; and, under like rules, regulations, and conditions, goods, wares, or merchandise may be conveyed in transit, without the payment of duties, from such possessions, through the territory of the United States, for export from the said ports of the United States. (820.)

CHAPTER FIVE.

UNLADING.

1857. Sec. 2885. The officers of inspection of any port where distilled spirits or wines shall be landed, shall, upon the landing thereof, and as soon as the casks, vessels, and cases containing the same shall be inspected, gauged, or measured, brand or otherwise mark in durable characters, the several casks, vessels, and cases containing the same, and the marks shall express the number of casks, vessels, or cases, whether of spirits or wines, marked by each officer respectively, in each year, in progressive numbers for each of the articles; also the port of importation, the name of the vessel, and the surname of the master; also each kind of spirits or wines, for which different rates of duty are or shall be imposed, the number of gallons in each cask or case, and the rate of proof if spirits; also the name of the surveyor or chief officer of inspection for the port, and the date of importation; of all which particulars the chief officers of inspection shall keep fair and correct accounts, in books to be provided for

that purpose. (2, 18, 19, 476, 496.)

1858. Sec. 2886. On the sale of any cask, vessel, or case, which has been or shall be marked as containing distilled spirits or wines, and which has been emptied of its contents, and prior to the delivery thereof to the purchaser, or any removal thereof, the marks and numbers, which shall have been set thereon by or under the direction of any officer of inspection, shall be defaced and obliterated in the presence of some officer of inspection or of the customs, who shall, on due notice being given, attend for that purpose, at which time the certificate which ought to accompany such chest, vessel, or case, shall also be returned and cancelled. Every person who shall obliterate, counterfeit, alter, or deface any mark or number placed by an officer of inspection upon any cask, vessel, or case, containing distilled spirits or wines, or any certificate thereof; or who shall sell or in any way alienate or remove any cask, vessel, or case, which has been emptied of its contents, before the marks and numbers, set thereon pursuant to the provisions of the preceding section, shall have been defaced or obliterated, in presence of an officer of inspection; or who shall neglect or refuse to deliver the certificate issued to accompany the cask, chest, vessel, or case, of which the marks and numbers shall have been defaced or obliterated in manner aforesaid, on being thereto required by an officer of inspection or of the customs, shall for every such offence be liable to a penalty of one hundred dollars, with costs of suit. (2, 19, 476, 496.)

1859. Sec. 2895. Whenever any Spanish vessel shall arrive in distress, in any port of the United States, having been damaged on the coasts or within the limits of the United States, and her cargo shall have been unladen, in conformity with the provisions of the four preceding sections, the cargo, or any part thereof, may, if the vessel should be condemned as not seaworthy, or be deemed incapable of performing her original voyage, afterward be reladen on board any other vessel under the inspection of the officer who superintended the landing thereof, or other proper person. No duties, charges, or fees whatever, shall be paid on such part of the cargo as may be reladen and carried away, either in the vessel in which it was originally imported, or in any other.*

1860. Sec. 2898. In estimating the allowance for tare on all chests, boxes, cases, casks, bags, or other envelope or covering of all articles imported liable to pay any duty, where the original invoice is produced at the time of making entry thereof, and the tare shall be specified therein, the collector, if he sees fit, or the collector and naval officer, if any, if they see fit, may, with the consent of the consignees, estimate the tare according to such invoice; but in all other cases the real tare shall be allowed, and may be ascertained under such regulations as the Secretary of the Treasury may from time to time prescribe; but in no case shall there be any allowance for draught. (302.)+

CHAPTER SIX.

APPRAISAL.

1861. Sec. 2899. No merchandise liable to be inspected or appraised shall be delivered from the custody of the officers of the customs, until the same has been inspected or appraised, or until the packages sent to be inspected or appraised shall be found correctly and fairly invoiced and put up, and so reported to the collector. The collector may, however, at the request of the owner, importer, consignee, or agent, take bonds, with approved security, in double the estimated value of such merchandise, conditioned that it shall be delivered to the order of the collector, at any time within ten days after the package sent to the public stores has been appraised and reported to the collector. If in the meantime any package shall be opened, without the consent of the collector or surveyor given in writing, and then in the presence of one of the inspectors of the customs, or if the package is not delivered to the order of the collector, according to the condition of the bond, the bond shall, in either case, be forfeited.†

1862. Sec. 2900. The owner, consignee, or agent of any merchandise which has been actually purchased, or procured otherwise than by purchase, at the time, and not afterward, when he shall produce his original invoice to the collector and make and verify his written entry of his merchandise, may make such addition in the entry to the cost or value given in the invoice as in his opinion may raise the same to the actual market-value or wholesale price of such merchandise at the period of exportation to the United States in the principal markets of the country from which the same has been imported; and the collector within whose district the same may be imported or entered may cause such actual market-value or wholesale price to be appraised; and if such appraised value shall exceed by ten per centum or more the value so declared in the entry, then, in addition to the duties imposed by law on the same, there shall be collected a duty of twenty per centum ad valorem on such appraised value. The duty shall not, however, be assessed upon an amount less than the invoice or entered value. (474.)

1863. Sec. 2901. The collector shall designate on the invoice at least one

^{*} Act of February 14, 1805, ch. 15. 2d Stat. 214. † The word here given as "draught," was "draft" in the Act of July 14, 1862 (ante, 302), and in the Act of March 12, 1799 (ante 5). In Marriott & Brune -9th How., 633), it was held that this word should be "draft," meaning dust and dirt, and not what is generally meant by "draught" or "draft." (1 Brightly, 358.) † Act of May 28, 1830, ch. 147, § 4. 4th Stat. 410.

package of every invoice, and one package at least of every ten packages of merchandise, and a greater number should he or either of the appraisers deem it necessary, imported into such port, to be opened, examined, and appraised, and shall order the package so designated to the public stores for examination; and if any package be found by the appraisers to contain any article not specified in the invoice, and they or a majority of them shall be of opinion that such article was omitted in the invoice with fraudulent intent on the part of the shipper, owner, or agent, the contents of the entire package in which the article may be, shall be liable to seizure and forfeiture on conviction thereof before any court of competent jurisdiction; but if the appraisers shall be of opinion that no such fraudulent intent existed, then the value of such article shall be added to the entry, and the duties thereon paid accordingly, and the same shall be delivered to the importer, agent, or consignee. Such forfeiture may, however, be remitted by the Secretary of the Treasury on the production of evidence satisfactory to him that no fraud was intended. (22b.)

1864. Sec. 2902. It shall be the duty of the appraisers of the United States, and every of them, and every person who shall act as such appraiser, or of the collector and naval officer, as the case may be, by all reasonable ways and means in his or their power, to ascertain, estimate, and appraise the true and actual market-value and wholesale price, any invoice or affidavit thereto to the contrary notwithstanding, of the merchandise, at the time of exportation, and in the principal markets of the country whence the same has been imported into the United States, and the number of such yards, parcels, or quantities, and such actual market-value or wholesale price of every of them, as the case may require. All such merchandise, being manufactured of wool, or whereof wool shall be a component part, which shall be imported into the United States, in an unfinished condition, shall, in every such appraisal, be estimated to have been at the time of exportation, and place whence the same was imported into the United States, of as great value as if the same had been entirely finished.*

1865. Sec. 2903. The President may cause to be established fit and proper regulations for estimating the duties on merchandise imported into the United States, in respect to which the original cost shall be exhibited in a depreciated currency, issued and circulated under authority of any foreign government.

1866. Sec. 2904. When the duty upon any imports shall be subject to be levied upon the true market-value of such imports in the principal markets of the country from whence the importation has been made, or at the port of exportation, the duty shall be estimated and collected upon the value on the day of actual shipment, whenever a bill of lading shall be presented showing the date of shipment, and which shall be certified by a certificate of the United States consul, commercial agent, or other legally authorized deputy. (172.)

1867. Sec. 2905. In all cases where merchandise, subject to ad-valorem duty, or on which the duties are to be levied upon the value of the square yard, and in all cases where any specific quantity or parcel of such merchandise has been imported into the United States from a country in which the same has not been manufactured or produced, the foreign value shall be appraised and estimated according to the current market-value or wholesale price of similar articles at the principal markets of the country of production or manufacture, at the period of the exportation of such merchandise to the United States.*

1868. Sec. 2906. When an ad-valorem rate of duty is imposed on any imported merchandise, or when the duty imposed shall be regulated by, or directed to be estimated or based upon, the value of the square yard, or of any specified quantity or parcel of such merchandise, the collector within whose district the same shall be imported or entered shall cause the actual market-value, or whole-sale price thereof, at the period of the exportation to the United States, in the

^{*} Act of August 30, 1842, ch. 270, § 16. 5th Stat. 563. † Act of March 2, 1799, ch. 22, § 61, Proviso. 1st Stat. 673.

principal markets of the country from which the same has beer imported, to be appraised, and such appraised value shall be considered the value upon which

duty shall be assessed. (474.)

1869, Sec. 2907. In determining the dutiable value of merchandise, there shall be added to the cost, or to the actual wholesale price or general marketvalue at the time of exportation in the principal markets of the country from whence the same has been imported into the United States, the cost of transportation, shipment, and transshipment, with all the expenses included, from the place of growth, production, or manufacture, whether by land or water, to the vessel in which shipment is made to the United States; the value of the sack, box, or covering of any kind in which such merchandise is contained; commission at the usual rates, but in no case less than two and a half per centum: and brokerage, export duty, and all other actual or usual charges for putting up, preparing, and packing for transportation or shipment. All charges of a general character incurred in the purchase of a general invoice shall be distributed pro rata among all parts of such invoice; and every part thereof charged with duties based on value shall be advanced according to its proportion, and all wines or other articles paying specific duty by grades shall be graded and pay duty according to the actual value so determined. (516.)

1870. Sec. 2908. All additions made to the entered value of merchandise for charges shall be regarded as part of the actual value of such merchandise, and if such addition shall exceed by ten per centum the value declared in the entry, in addition to the duties imposed by law, there shall be collected a duty of twenty per centum on such value. But nothing contained in this and the preceding section shall apply to long combing or carpet wools costing twelve cents or less per pound, unless the charges so added shall carry the cost above twelve cents per pound, in which case one cent per pound duty shall be added (516, Provisos): Provided, That this and the preceding section shall not be construed as impairing the provisions relating to duties on the several classes of imported

wools, contained in Section 2504 under Schedule L.

1871. Sec. 2909. [Where the actual value to be appraised, estimated, and ascertained as hereinbefore stated, of any merchandise imported into the United States, and subject to any ad-valorem duty, or whereon the duty is regulated by or directed to be imposed or levied on the value of the square yard, or other parcel or quantity thereof, shall exceed by ten per centum or more the invoice value, then, in addition to the duty imposed by law on the same, there shall be levied and collected on such merchandise twenty per centum of the duty imposed on the same, when fairly invoiced.] (21, last Proviso, and 459 and 516. Repealed, post, 2239.)

1872. Sec. 2910. When merchandise of the same material or description, but of different values, is invoiced at an average price, and not otherwise provided for, the duty shall be assessed upon the whole invoice at the rate to which the

highest valued goods in such invoice are subject. (176.)

1873. Sec. 2911. Whenever articles composed wholly, or in part, of wool or cotton, of similar kind, but different quality, are found, in the same package, charged at an average price, it shall be the duty of the appraisers to adopt the value of the best article contained in such package, and so charged, as the average value of the whole.*

1874. Sec. 2912. When wool of different qualities is imported in the same bale, bag, or package, it shall be appraised by the appraiser, to determine the rate of duty to which it shall be subjected, at the average aggregate value of the contents of the bale, bag, or package; and when bales of different qualities are embraced in the same invoice at the same prices whereby the average price shall be reduced more than ten per centum below the value of the bale of the

a less rate of duty in consequence of being invoiced with wool of lower value.

(531, 2d Proviso.)

1875. SEC. 2913. In the appraisement of kid and all other gloves imported into the United States there shall be no discrimination in determining by appraisement the foreign market-value of such goods, whether protected by trademark or not; and in no case shall gloves so protected by trade-mark be appraised at a less foreign market-value than the like goods not so protected; and no sale or pretended sale of such goods shall be held to fix the value of the same. (829.)

1876. Sec. 2914. The standard by which the color and gr des of sugar are to be regulated, shall be selected and furnished to the collectors of such ports of entry as may be necessary by the Secretary of the Treasury, from time to

time, and in such manner as he may deem expedient. (326, Proviso.)

1877. Sec. 2915. The Secretary of the Treasury shall, by regulation, prescribe and require that samples from packages of sugar shall be taken by the proper officers, in such manner as to ascertain the true quality of such sugar; and the weights of sugar imported in casks or boxes shall be marked distinctly by the custom-house weigher, by scoring the figures indelibly on each package. (680, Proviso.)

1878. Sec. 2916. For the purpose of carrying into effect the classification of wool and hair of animals, prescribed by Schedule L, Title "Duties upon Imports," a sufficient number of distinctive samples of the various kinds of wool or hair embraced in each of the three classes named, selected and prepared under the direction of the Secretary of the Treasury, and duly verified by him, the standard samples of which shall be retained in the Treasury Department, shall be deposited in the custom-houses and elsewhere, as he may direct; which samples shall be used by the proper officers of the customs, to determine the class to which any imported wool or hair belongs. (530.)

1879. Sec. 2917. The standard for vinegar shall be taken to be that strength which requires thirty-five grains of bicarbonate of potash to neutralize one onnce troy of vinegar; and all import duties that may be imposed by law on vinegar imported from foreign countries shall be collected according to this standard.

(784.)

1880. Sec. 2918. The Secretary of the Treasury may, under the direction of the President, adopt such hydrometer as he may deem best calculated to promote the public interest for the purpose of ascertaining the proof of liquors; and, after such adoption, the duties imposed by law upon distilled spirits shall be collected according to the proof ascertained by any hydrometer so adopted.*

1881. Sec. 2919. For the purpose of estimating the duties on importations of grain, the number of bushels shall be ascertained by weight, instead of by measuring; and sixty pounds of wheat, fifty-six pounds of corn, fifty-six pounds of rye, forty-eight pounds of barley, thirty-two pounds of oats, sixty pounds of pease, and forty-two pounds of buckwheat, avoirdupois weight, shall respectively be estimated as a bushel. (492.)

1882. Sec. 2920. In all cases in which the invoice or entry does not contain the weight, or quantity, or measure of merchandise, now weighed, or measured, or gauged, the same shall be weighed, gauged, or measured at the expense of

the owner, agent, or consignee.

1883. Sec. 2921. If, on the opening of any package, a deficiency of any article shall be found, on examination by the appraisers, the same shall be certified to the collector on the invoice, and an allowance for the same be made in estimating the duties. (22b, last Prov.)

1884. Sec. 2922. The appraisers, or the collector and naval officer, as the case may be, may call before them and examine upon oath, any owner, importer, consignee, or other person, touching any matter or thing which they may deem

^{*} Act of January 12, 1825, ch. 4. 4th Stat. 79.

material in ascertaining the true market-value or wholesale price of any mer chandise imported, and require the production, on oath, to the collector or to any permanent appraiser, of any letters, accounts, or invoices, in his possession relating to the same. All testimony in writing, or depositions, taken by virtue of this section, shall be filed in the collector's office, and preserved for future use or reference, to be transmitted to the Secretary of the Treasury when he

shall require the same. (21.)

1885. Sec. 2923. If any person so called shall neglect or refuse to attend, or shall decline to answer, or shall, if required, refuse to answer in writing any interrogatories, and subscribe his name to his deposition, or to produce such papers, when so required by an appraiser or collector and naval officer, he shall be liable to a penalty of one hundred dollars; and if such person be the owner, importer, or consignee, the appraisement which the appraisers, or collector and naval officer, where there are no legal appraisers, may make of the merchandise shall be final and conclusive. (21.)

1886. Sec. 2924. Any person who shall willfully and corruptly swear falsely on an examination before any appraiser, or collector and naval officer, shall be deemed guilty of perjury; and if he is the owner, importer, or consignee, the

merchandise shall be forfeited. (21.)

1887. Sec. 2925. Whenever, in the opinion of the Secretary of the Treasury, it may be necessary in order to carry into full effect the laws for the collection of the revenue, he may authorize the collector of any district into which merchandise, subject to duty, may be imported, to require the owner, importer, or consignee of such merchandise, to give bond, in a sum not exceeding the value of such merchandise, that he will produce or cause to be produced, within a reasonable time, to be fixed by the Secretary, such proof as the Secretary may deem necessary, and as is in the power of the owner, importer, or consignee, to obtain, to enable the collector to ascertain the class or description of manu-

facture, or rate of duty, to which such merchandise is justly liable.*

1888. Sec. 2926. All merchandise, of which incomplete entry has been made, or an entry without the specification of particulars, either for want of the original invoice, or for any other cause, or which has received damage during the voyage, shall be conveyed to some warehouse or storehouse, to be designated by the collector, in the parcels or packages containing the same, there to remain with due and reasonable care, at the expense and risk of the owner or consignee, under the care of some proper officer, until the particulars, cost, or value, as the case may require, shall have been ascertained either by the exhibition of the original invoice thereof, or by appraisement, at the option of the owner, importer, or consignee; and until the duties thereon shall have been paid, or secured to be paid, and a permit granted by the collector for the de-

livery thereof. (4.)

1889. Sec. 2927. In respect to articles that have been damaged during the voyage, whether subject to a duty ad-valorem, or chargeable with a specific duty, either by number, weight, or measure, the appraisers shall ascertain and certify to what rate or percentage the merchandise is damaged, and the rate of percentage of damage, so ascertained and certified, shall be deducted from the original amount, subject to a duty ad-valorem, or from the actual or original number, weight, or measure, on which specific duties would have been computed. No allowance, however, for the damage on any merchandise, that has been entered, and on which the duties have been paid or secured to be paid, and for which a permit has been granted to the owner or consignee thereof, and which may on examining the same prove to be damaged, shall be made, unless proof to ascertain such damage shall be lodged in the custom-house of the port where such merchandise has been landed, within ten days after the landing of such merchandise. (4, page 6.)

* Act of May 28, 1830, ch. 147, \$8. 4th Stat. 411. † The word "or" in the original section of the Act of 1799 (Sec. 52), was erroneously changed to "of" in the "Revised Statutes," from which the above is copied. 1890. Sec. 2928. Before any merchandise which may be taken from any wreck shall be admitted to an entry, the same shall be appraised; and the same proceedings shall be ordered and executed in all cases where a reduction of duties shall be claimed on account of damage which any merchandise shall have sustained in the course of the voyage; and in all cases where the owner, importer, consignee, or agent shall be dissatisfied with such appraisement, he shall be entitled to the privileges of appeal as provided for in this title. (14 c.)

1891. Sec. 2929. The principal appraisers shall revise and correct the report of the assistant appraisers as they may judge proper, and report to the collector their decision thereon. If the collector deems any appraisement of goods too low, he may order a reappraisement, either by the principal appraisers, or by three merchants designated by him for that purpose, who shall be citizens of the United States; and may cause the duties to be charged

accordingly.*

1892. Sec. 2930. If the importer, owner, agent, or consignee, of any merchandise shall be dissatisfied with the appraisement, and shall have complied with the foregoing requisitions, he may forthwith give notice to the collector, in writing, of such dissatisfaction; on the receipt of which the collector shall select one discreet and experienced merchant to be associated with one of the general appraisers wherever practicable, or two discreet and experienced merchants, citizens of the United States, familiar with the character and value of the goods in question, to examine and appraise the same, agreeably to the foregoing provisions; and if they shall disagree, the collector shall decide between them; and the appraisement thus determined shall be final, and deemed to be the true value, and the duties shall be levied thereon accordingly

(21, 1st Prov.)

1893. Sec. 2931. On the entry of any vessel, or of any merchandise, the decision of the collector of customs at the port of importation and entry, as to the rate and amount of duties to be paid on the tonnage of such vessel or on such merchandise, and the dutiable costs and charges thereon, shall be final and conclusive against all persons interested therein, unless the owner, master, commander, or consignee of such vessel, in the case of duties levied on tonnage, or the owner, importer, consignee, or agent of the merchandise, in the case of duties levied on merchandise, or the costs and charges thereon, shall, within ten days after the ascertainment and liquidation of the duties by the proper officers of the customs, as well in cases of merchandise entered in bond as for consumption, give notice in writing to the collector on each entry, if dissatisfied with his decision, setting forth therein, distinctly and specifically, the grounds of his objection thereto, and shall within thirty days after the date of such ascertainment and liquidation, appeal therefrom to the Secretary of the Treasury. The decision of the Secretary on such appeal shall be final and conclusive; and such vessel, or merchandise, or costs and charges, shall be liable to duty accordingly, unless suit shall be brought within ninety days after the decision of the Secretary of the Treasury on such appeal for any duties which shall have been paid before the date of such decision on such vessel, or on such merchandise, or costs or charges, or within ninety days after the payment of duties paid after the decision of the Secretary. No suit shall be maintained in any court for the recovery of any duties alleged to have been erroneously or illegally exacted, until the decision of the Secretary of the Treasury shall have been first had on such appeal, unless the decision of the Secretary shall be delayed more than ninety days from the date of such appeal in case of an entry at any port east of the Rocky Mountains, or more than five months in case of an entry west of those mountains. (450.)

1894. Sec. 2932. The decision of the respective collectors of customs as to all fees, charges, and exactions of whatever character, other than those relating to

the rate and amount of duties to be paid on the tounage of any vessel, or on merchandise and the dutiable costs and charges thereon, claimed by them, or by any of the officers under them, in the performance of their official duty, shall be final and conclusive against all persons interested in such fees, charges, or exactions, unless the like notice that an appeal will be taken from such decision to the Secretary of the Treasury shall be given within ten days from the making of such decision, and unless such appeal shall actually be taken within thirty days from the making of such decision; and the decision of the Secretary of the Treasury shall be final and conclusive upon the matter so appealed. unless suit shall be brought for the recovery of such fees, charges, or exactions, within the period as provided for in the preceding section in regard to duties. No suit shall be maintained in any court for the recovery of any such fees, costs, and charges, alleged to have been erroneously or illegally exacted, until the decision of the Secretary of the Treasury shall have been first had on such appeal, unless such decision of the Secretary shall be delayed more than ninety days from the date of such appeal in case of an entry at any port east of the Rocky Mountains, or more than five months in case of an entry west of those mountains. (451.)

1895. Sec. 2933. All drugs, medicines, medicinal preparations, including medicinal essential oils and chemical preparations, used wholly or in part as medicine, imported from abroad, shall, before passing the custom-house, be examined and appraised, as well in reference to their quality, purity, and fitness for medical purposes, as to their value and identity specified in the in-

voice. (28.)

1896. Sec. 2934. All medicinal preparations, whether chemical or otherwise, usually imported with the name of the manufacturer, shall have the true name of the manufacturer and the place where they are prepared, permanently and legibly affixed to each parcel by stamp, label, or otherwise; and all medicinal preparations imported without such names so affixed shall be adjudged to be

forfeited. (29.)

1897. Sec. 2935. If, on examination, any drugs, medicines, medicinal preparations, whether chemical or otherwise, including medicinal essential oils, are found, in the opinion of the examiner, to be so far adulterated, or in any manner deteriorated, as to render them inferior in strength and purity to the standard established by the United States, Edinburgh, London, French, and German pharmacopæias and dispensatories, and thereby improper, unsafe, or dangerous to be used for medicinal purposes, a return to that effect shall be made upon the invoice, and the articles so noted shall not pass the custom-house, unless, on a re-examination of a strictly analytical character, called for by the owner or consignee, the return of the examiner shall be found erroneous, and it is declared as the result of such analysis, that the articles may properly, safely, and without danger, be used for medicinal purposes. (30.)

1898. Sec. 2936. The owner or consignee shall at all times, when dissatisfied with the examiner's return, have the privilege of calling, at his own expense, for a re-examination; and the collector, upon receiving a deposit of such sum as he may deem sufficient to defray such expense, shall procure some competent analytical chemist possessing the confidence of the medical profession, as well as of the colleges of medicine and pharmacy, if any such institutions exist in the State in which the collection-district is situated, to make* a careful analysis of the articles included in the return, and a report upon the same under oath. In case this report, which shall be final, shall declare the return of the examiner to be erroneous, and the articles to be of the requisite strength and purity, according to the standards referred to in the next preceding section, the entire invoice shall be passed without reservation, on payment of the customary duties. (31.)

1899. Sec. 2937. If the examiner's return, however, shall be sustained by the analysis and report, the articles shall remain in charge of the collector, and the owner or consignee, on payment of the charges of storage, and other expenses

necessarily incurred by the United States, and on giving a bond with sureties satisfactory to the collector to land the articles out of the limits of the United States, shall have the privilege of re-exporting them at any time within the period of six months after the report of the analysis; but if the articles shall not be sent out of the United States within the time specified, the collector, at the expiration of that time, shall cause the same to be destroyed, and hold the owner or consignee responsible to the United States for the payment of all charges, in the same manner as if the articles had been re-exported. (31.)

1900. Sec. 2938. One of the assistant appraisers at the port of New York, to be appointed with special reference to his qualifications for such duties, shall, in addition to the duties that may be required of him by the appraiser, perform the duties of a special examiner of drugs, medicines, chemicals, and so forth.

(501.)

1901. Sec. 2939. The collector of the port of New York shall not, under any circumstances, direct to be sent for examination and appraisement less than one package of every invoice, and one package at least out of every ten packages of merchandise, and a greater number should he, or the appraiser, or any assistant appraiser, deem it necessary. When the Secretary of the Treasury, however, from the character and description of the merchandise, may be of the opinion that the examination of a less proportion of packages will amply protect the revenue, he may, by special regulation, direct a less number of packages.

ages to be examined. (499.)

1902. Sec. 2940. The Secretary of the Treasury may, on the nomination of the appraiser, appoint such number of examiners at the port of New York as the Secretary may in writing determine to be necessary, to aid each of the assistant appraisers in the examination, inspection, and appraisement of merchandise. No person shall be appointed such examiner who is not, at the time of his appointment, practically and thoroughly acquainted with the character, quality, and value of the article in the examination and appraisement of which he is to be employed; nor shall any such examiner enter upon the discharge of his duties, as such, until he shall have taken and subscribed an oath faithfully and diligently to discharge such duties. (501 b.)

1903. Sec. 2941. No appraiser, assistant appraiser, examiner, clerk, verifier, sampler, messenger, or other person employed in the departments of appraisal at the port of New York, or any of them, shall engage or be employed in any commercial or mercantile business, or act as agent for any person engaged in

such business, during the term of his appointment. (502.)

1904. Sec. 2942. All provisions relating to the duties of appraisers, or to any proceedings consequent or dependent upon the action of such appraisers and not inconsistent with the provisions relating to the appraiser and assistant appraisers at the port of New York, shall be construed to apply to them. (504.)

1905. Sec. 2943. One of the assistant appraisers at the port of New York shall be detailed by the appraiser for the supervision of the department for the examination of merchandise damaged on the voyage of importation, and as far as practicable to make examinations and appraisals of such or any other merchandise as the appraiser may direct, and in all cases truly to report to him the extent of such damage, or the true value of the merchandise appraised, as the case may be, according to law; such report to be subject to revision, correction, and approval by the appraiser, and to be transmitted to the collector in the same manner as other appraisals. (501.)

1906. Sec. 2944. If at any time, from an increase of importation, or from any other cause, there shall be found upon the floors of the public stores in the city of New York an accumulation of merchandise awaiting appraisement, the appraiser shall, under regulations established by the Secretary of the Treasury, direct the assistant appraisers, and others associated with them in this branch of the public business, to devote time beyond the usual business hours, in each

day, during daylight, to their respective duties, so that the business of appraise-

ment may be faithfully and more promptly dispatched. (505.)

1907. Sec. 2945. Any merchant who shall be chosen by the collector to make any appraisement required under any act respecting imports and tonnage, and who shall, after due notice of such choice has been given to him in writing, decline or neglect to assist at such appraisement, shall be subject to a penalty of not more than fifty dollars, and to the costs of prosecution therefor.*

1908. Sec. 2946. When merchandise is entered at ports where there are no appraisers, the mode hereinbefore prescribed of ascertaining the foreign value thereof shall be carefully observed by the revenue officers to whom is committed

the estimating and collection of duties. (23)

1909. Sec. 2947. The Secretary of the Treasury shall have authority to direct the appraisers for any collection-district to attend in any other collection-district for the purpose of appraising any merchandise imported therein. (14 b.)

1910. Sec. 2948. No portion of the additional duties provided by this Title shall be deemed a fine, penalty, or forfeiture, for the purpose of being distributed to any officer of the customs; but the whole amount thereof, when re-

ceived, shall be paid directly into the Treasury.

1911. Sec. 2949. The Secretary of the Treasury from time to time shall establish such rules and regulations, not inconsistent with the laws of the United States, to secure a just, faithful, and impartial appraisal of all merchandise imported into the United States, and just and proper entries of such actual market-value or wholesale price thereof, and of the square yards, parcels, or other quantities, as the case may require, and of such actual market-value or wholesale price of each of them. (23 b.) The Secretary of the Treasury shall report all such rules and regulations, with the reasons therefor, to the then next session of Congress.

1912. Sec. 2950. The certificate of any one of the appraisers of the dutiable value of any imported merchandise required to be appraised, shall be deemed to be the appraisement of such merchandise required by law to be made by such appraisers. Where merchandise shall be entered at ports where there are no appraisers, the certificate of the revenue officer to whom is committed the estimating and collection of duties of the dutiable value of any merchandise required to be appraised, shall be deemed and taken to be the appraisement of

such merchandise required by law to be made by such officer. (36.)

1913. Sec. 2951. Wherever the word "ton" is used in this chapter, in reference to weight, it shall be construed as meaning twenty hundred-weight, each hundred-weight being one hundred and twelve pounds avoirdupois. (170)

1914. Sec. 2952. The words "value" and "valued," used in this chapter, shall be construed as meaning the true market-value of merchandise in the principal markets of the country from whence exported at the date of exporta-

tion. (176.)

1915. Sec. 2953. Nothing herein contained shall be construed to prevent the leasing or hiring of such buildings or accommodations as may be required for the use of the United States appraisers for the due examination and appraisal of imported merchandise at the ports where such officers are provided by law, nor to prohibit the leasing or hiring by collectors of the customs, for short periods, with the approval of the Secretary of the Treasury, of such stores as may be required for custom-house purposes at any of the smaller revenue perts of the United States.‡

^{*} Act of March 3, 1823, ch. 21, § 19. 3d Stat. 736. † Act of February 11, 1846, ch. 7, § 3. 9th Stat. p. 3 † Act of March 28, 1854, ch. 30, § 7.

CHAPTER SEVEN.

THE BOND AND WAREHOUSE SYSTEM.

1916. Sec. 2954. The Secretary of the Treasury may, at his discretion, least such warehouses as he deems necessary for the storage of unclaimed goods, or goods which for any other reason are required by law to be stored by the Government.*

1917, Sec. 2955. No leases shall be entered into by the United States for any warehouses for the storage of warehoused or unclaimed merchandise at any port where there may exist any private bonded warehouses: Provided, That such buildings may be leased as may be required for the use of appraisers for the examination and appraisal of imported merchandise at ports where such officers are provided by law; and collectors may lease, for short periods, at any of the smaller ports, such stores as may be required for custom-house purposes, with the approval of the Secretary of the Treasury.

1918. Sec. 2956. All warehouses hired by the collector, naval officer, or surveyor, shall be on public account, and paid for by the collector as such, and shall be appropriated exclusively to the use of receiving foreign merchandise, subject, as to the rates of storage, to regulation by the Secretary of the Treasury.1

1919. Sec. 2957. No collector or other officer of the customs shall enter into any contract or agreement for the use of any building to be thereafter erected as a public store or warehouse, and no lease of any building to be so used shall be taken for a longer period than three years, nor shall rent be paid, in whole or in part, in any case, in advance.

1920. Sec. 2958. Cellars and vaults of stores for the storage of wines and distilled spirits only, and yards for the storage of coal, mahogany, and other woods and lumber, may, at the discretion of the Secretary of the Treasury, be constituted bonded warehouses for the storage of such articles under the same regulations and conditions as required in the storage of other merchandise; the cellars or vaults shall be exclusively appropriated to the storage of wines or distilled spirits, and shall have no opening or entrance except the one from the street, on which separate and different locks of the custom-house and the owner or proprietor of the cellars or vaults shall be placed.§

1921. Sec. 2959. Parts of such building as shall be approved by the Secretary of the Treasury may be bonded for the storage of grain, under such rules, regulations, and conditions as he may prescribe for the security of the revenue. (491.)

1922. Sec. 2960. Private warehouses shall be used solely for the purpose of storing warehoused merchandise, and shall be previously approved by the Secretary of the Treasury, and be placed in charge of a proper officer of the customs, who, together with the owner and proprietor of the warehouse, shall have the joint custody of all the merchandise stored in the warehouse; and all the labor on the merchandise so stored must be performed by the owner or proprietor of the warehouse, under the supervision of the officer of the customs in charge of the same, at the expense of the owner or proprietor.

1923. Sec. 2961. Before any of the stores or cellars, owned or occupied by private individuals, shall be used as a warehouse for merchandise imported by other merchants or importers, the owner, occupant, or lessee thereof shall enter

Joirt Resolution of February 14, 1850, No. 4 § 1. Proviso, 9th Stat. p. 560.
 Act of March 28, 1854, ch. 30, § 7.
 Act of March 3, 1841, ch. 35, § 6.
 5th Stat, 432.
 Act of March 28, 1854, ch. 30, § 1.
 2d prov.,

Act of March. Ibid. 1st prov.

into bond, in such sums and with such sureties as may be approved by the Secretary of the Treasury, exonerating and holding harmless the United States and its officers from or on account of any risk, loss, or expense of any kind or description, connected with or arising from the deposit or keeping of the merchandise in the warehouses; and all imports deposited in any public or private warehouse authorized by this Title shall be at the sole and exclusive risk and

expense of the owner or importer.*

1924. Sec. 2962. Any merchandise subject to duty, with the exception of perishable articles, also gunpowder, and other explosive substances, except fire-crackers, which shall have been duly entered and bonded for warehousing, in conformity with existing laws, may be deposited, at the option of the owner, importer, consignee, or agent, at his expense and risk, in any public warehouse owned or leased by the United States, or in the private warehouse of the importer, the same being used exclusively for the storage of warehoused merchandise of his own importation or to his consignment, or in a private warehouse used by the owner, occupant, or lessee, as a general warehouse for the storage of warehoused merchandise; such place of storage to be designated on the warehouse-entry at the time of entering such merchandise at the custom-house.†

1925. Sec. 2963. When merchandise, imported into the United States, has not been entered in pursuance of the provisions of any act regulating imports and tonnage, the same shall be deposited in the public warehouse, and shall there remain, at the expense and risk of the owner, until such invoice is produced. Nothing herein contained shall be understood to prohibit the sale of such quantities of merchandise so stored as may be necessary to discharge the duties thereon, and all intervening charges, at the time or times when such

duties shall become due and payable.

1926. Sec. 2964. In all cases of failure or neglect to pay the duties within the period allowed by law to the importer to make entry thereof, or whenever the owner, importer, or consignee shall make entry for warehousing the same, in writing, in such form and supported by such proof as shall be prescribed by the Secretary of the Treasury, the merchandise shall be taken possession of by the collector, and deposited in the public stores, or in other stores to be agreed on by the collector or chief revenue officer of the port, and the importer, owner, or consignee, such stores to be secured under the joint locks of the inspector and importer, there to be kept, with due and reasonable care, at the charge and risk of the owner, importer, consignee, or agent, and subject at all times to their order, upon payment of the proper duties and expenses, to be ascertained on due entry thereof for warehousing, and to be secured by a bond of the owner, importer, or consignee, with surety to the satisfaction of the collector, in double the amount of the duties, and in such form as the Secretary of the Treasury shall prescribe.§

1927. Sec. 2965. Unclaimed merchandise required by existing laws to be taken possession of by collectors of the customs may be stored in any public warehouse owned or leased by the United States, or in any private bonded warehouse authorized by this Title, and all charges for storage, labor, and other expenses accruing on any such merchandise, not to exceed in any case the regular rates for such objects at the port in question, must be paid before delivery of the goods on due entry thereof by the claimant or owner; or if sold as unclaimed goods, to realize the import duties, the charges shall be paid by the collector out of the proceeds of the sale thereof before paying such proceeds

into the Treasury as required by existing laws.

^{*} Act of March 28, 1854, ch. 30, § 3. † 1bid. § 1, p. 88. † Act of March 1, 1823, ch. 21, § 3. 3d Stat. p. 730. § Act of August 6, 1846, ch. 84, § 1. 1st prov., § Act of March 28, 1854, ch. 30, § 2.

1928. Sec. 2966. When merchandise shall be imported into any port of the United States from any foreign country in vessels propelled in whole or in part by steam, and it shall appear by the bills of lading that the merchandise so imported is to be delivered immediately after the entry of the vessel, the collector of such port may take possession of such merchandise and deposit the same in bonded warehouse; and when it does not appear by the bills of lading that the merchandise so imported is to be immediately delivered, the collector of the customs may take possession of the same, and deposit it in bonded warehouse, at the request of the owner, master, or consignee of the vessel, on three days' notice to such collector after the entry of the vessel.*

1929. Sec. 2967. Merchandise imported into the port of Louisville, and destined for Jeffersonville, may be landed and warehoused at Jeffersonville, under

the custody and control of the surveyor of the port of Louisville. †

1930. Sec. 2968. The Secretary of the Treasury may extend the privileges of the provisions relating to warehouses, and the regulations of the Treasury Department relating thereto, to the port of Albany.

1931. Sec. 2969. All merchandise of which the collector shall take possession under the provisions relating to the time for the discharge of a vessel's cargo shall be kept with due and reasonable care at the charge and risk of the owner.§

1932. Sec. 2970. Any merchandise deposited in bond in any public or private bonded warehouse may be withdrawn for consumption within one year from the date of original importation on payment of the duties and charges to which it may be subject by law at the time of such withdrawal; and after the expiration of one year from the date of original importation, and until the expiration of three years from such date, any merchandise in bond may be withdrawn for consumption on payment of the duties assessed on the original entry and charges, and an additional duty of ten per centum of the amount of such duties

and charges. (479.)

1933. Sec. 2971. All merchandise which may be deposited in public store or bonded warehouse may be withdrawn by the owner for exportation to foreign countries; or may be transshipped to any port of the Pacific or western coast of the United States at any time before the expiration of three years from the date of original importation; such goods on arrival at a Pacific or western port to be subject to the same rules and regulations as if originally imported there. Any goods remaining in public store or bonded warehouse beyond three years shall be regarded as abandoned to the Government, and sold under such regulations as the Secretary of the Treasury may prescribe, and the proceeds paid into the Treasury. (307.) In computing this period of three years, if such exportation or transshipment of any merchandise shall, either for the whole or any part of the term of three years, have been prevented by reason of any order of the President, the time during which such exportation or transshipment of such merchandise shall have been so prevented shall be excluded from the computation. Merchandise withdrawn for exportation shall be subject only to the payment of such storage and charges as may be due thereon.

1934. Sec. 2972. The Secretary of the Treasury, in case of any sale of any merchandise remaining in public store or bonded warehouse beyond three years, may pay to the owner, consignee, or agent of such merchandise, the proceeds thereof, after deducting duties, charges, and expenses, in conformity with the provision relating to the sale of merchandise remaining in a warehouse for more

than one year (517.)

1935. Sec. 2973. If any merchandise shall remain in public store beyond one year, without payment of the duties and charges thereon, except as hereinbefore

^{*} Act of Aug. 3, 1854, ch. 196. 10th Stat. 344. † Act of September 28, 1850, ch. 79, § 10. 9th Stat. 510. ‡ Act of March 2, 1867, ch. 178, § 3. 14th Stat. 542. § Act of March 2, 1799, ch. 22, § 56. 1st Stat. 670. ¶ Act of December 22, 1864, ch. 9. 13th Stat. 420. ¶ Act of March 28, 1854, ch. 30, § 4.

provided, then such merchandise shall be appraised by the appraisers, if there be any at such port, and if none, then by two merchants to be designated and sworn by the collector for that purpose, and sold by the collector at public auction, on due public notice thereof being first given, in the manner and for the time to be prescribed by a general regulation of the Treasury Department. At such public sale, distinct printed catalogues descriptive of such merchandise, with the appraised value affixed thereto, shall be distributed among the persons present at such sale. A reasonable opportunity shall be given before such sale. to persons desirous of purchasing, to inspect the quality of such merchandise. The proceeds of such sales, after deducting the usual rate of storage at the port in question, with all other charges and expenses, including duties, shall be paid over to the owner, importer, consignee, or agent, and proper receipts taken for the same.*

1936. Sec. 2974. The overplus, if any there be, of the proceeds of such sales, after the payment of storage, charges, expenses, and duties, remaining unclaimed for the space of ten days after such sales, shall be paid by the collector into the Treasury of the United States; and the collector shall transmit to the Treasury Department, with the overplus, a copy of the inventory, appraisement, and account of sales, specifying the marks, numbers, and descriptions of the packages sold, their contents, and appraised value, the name of the vessel and master in which, and of the port whence, it was imported, and the time when, and the name of the person to whom such merchandise was consigned in the manifest, and the duties and charges to which the several consignments were respectively subject; and the receipt or certificate of the collector shall exonerate the master of any vessel in which such merchandise was imported, from all claim of the owner thereof, who shall, nevertheless, on due proof of his interest, be entitled to receive from the Treasury the amount of any overplus paid into the same under the provisions of this Title.

1937. Sec. 2975. All merchandise of a perishable nature, and all gunpowder and explosive substances, except fire-trackers, deposited in any public or pri

vate bonded warehouse, shall be sold forthwith.

1938. Sec. 2976. Any collector of the customs is authorized, under such directions and regulations as may be prescribed by the Secretary of the Treasury, to sell, upon due notice, at public auction, any unclaimed merchandise deposited in public warehouse whenever the same may from depreciation in value, damage, leakage, or other cause, in the opinion of such collector, be likely to prove insufficient, on a sale thereof, to pay the duties, storage, and other charges if suffered to remain in public store for the period allowed by law in the case of unclaimed merchandise.§

1939. Sec. 2977. Merchandise upon which duties have been paid may remain in warehouse in custody of the officers of the customs at the expense and risk of the owners of such merchandise, and if exported directly from such custody to a foreign country within three years, shall be entitled to return duties. But proper evidence of such merchandise having been landed abroad shall be furnished to the collector by the importer, and one per centum of the duties shall

be retained by the Government. (307, 2d prov.)

1940. Sec. 2978. No merchandise subject to duty shall be entered for drawback, or exported for drawback, after it is withdrawn from the custody of the officers of the customs. (See amendment, post, 2241.)

1941. Sec. 2979. If the owner, importer, consignee, or agent of any merchandise on which the duties have not been paid, shall give to the collector satisfactory security that the merchandise shall be landed out of the jurisdiction

^{*} Act of August 6, 1846, ch. 84, § 1. 1st prov., † Ibid. 2d prov., † Ibid. 4th prov., † Ibid. 4th prov., 2 Act of March 28, 1854, ch. 30, § 2. Act of March 28, 1854, ch. 90, § 5. 9th Stat. 398.

of the United States, in the manner required by the laws relating to exportations for the benefit of drawback, the collector and naval officer, if any, on an entry to re-export the same, shall, upon payment of the appropriate expenses, permit the merchandise, under the inspection of the proper officers, to be

shipped without the payment of any duties thereon.*

1942. Sec. 2980. No merchandise shall be withdrawn from any warehouse in which it may be deposited, in a less quantity than in an entire package, bale, cask, or box, unless in bulk; nor shall merchandise so imported in bulk be delivered, except in the whole quantity of each parcel, or in a quantity not less than one ton weight, unless by special authority of the Secretary of the Treas-

urv.*

1943. Sec. 2981. Whenever the collector or other chief officer of the customs of any port shall be notified in writing by the owner or consignee of any vessel or vehicle, arriving from any foreign port, of a lien for freight on any merchandise imported in such vessel or vehicle, and remaining in his custody, such officer may refuse the delivery of such merchandise from any public or bonded warehouse, or other place in which the same shall be deposited, until proof to his satisfaction shall be produced that the freight due thereon has been paid or secured; but the rights of the United States shall not be prejudiced thereby, nor shall the United States or its officers be in any manner liable for losses consequent upon such refusal to deliver. If merchandise so subject to a lien, regarding which notice has been filed, shall be forfeited to the United States and sold, the freight due thereon shall be paid from the proceeds of such sale in the same manner as other charges and expenses authorized by law to be paid therefrom, are paid. (524.)

1944. Sec. 2982. The privilege of purchasing supplies from the public warehouses duty free, shall be extended, under such regulations as the Secretary of the Treasury shall prescribe, to the vessels of war of any nation in ports of the United States which may reciprocate such privilege toward the vessels of war

of the United States in its ports. (308.)

1945. Sec. 2983. In no case shall there be any abatement of the duties or allowance made for any injury, damage, deterioration, loss, or leakage sustained by any merchandise, while deposited in any public or private bonded ware-

house.†

1946. Sec. 2984. The Secretary of the Treasury is hereby authorized, upon production of satisfactory proof to him of the actual industry [[injury] or destruction, in whole or in part, of any merchandise, by accidental fire, or other casualty, while the same remained in the custody of the officers of the customs in any public or private warehouse under bond, or in the appraisers' stores undergoing appraisal, in pursuance of law or regulations of the Treasury Department, or while in transportation under bond from the port of entry to any other port in the United States, or while in the custody of the officers of the customs and not in bond, or while within the limits of any port of entry, and before the same have been landed under the supervision of the officers of the customs, to abate or refund, as the case may be, out of any moneys in the Treasury not otherwise appropriated, the amount of impost-duties paid or accruing thereupon; and likewise to cancel any warehouse bond or bonds, or enter satisfaction thereon in whole or in part, as the case may be. (‡ and 478.)

1947. Sec. 2985. Any person convicted of altering, defacing, or obliterating any mark which has been placed by any officer of the revenue on any package of warehoused merchandise shall be liable to a penalty of five hundred dollars

for every such offence.§

1948, Sec. 2986. If any importer or proprietor of any warehoused merchandise, or any person in his employ, shall, by any contrivance, fraudulently open the warehouse, or shall gain access to the merchandise, except in the presence of the proper officer of the customs, acting in the execution of his duty, such

^{*} Act of August 6, 1846, ch. 84, § 1. † Act of March 28, 1854, ch. 30 † Ibid. Post, part iii. p. 90. See also *ante*, paragraph 478. § See amendment, post, 2242. † Act of March 28, 1854, ch. 30, § 4. 2d prov.

importer or proprietor shall be liable to a penalty of one thousand dollars for

every such offence.

1949. Sec. 2987. If any warehoused merchandise shall be fraudulently concealed in or removed from any public or private warehouse, the same shall be forfeited to the United States; and all persons convicted of fraudulently concealing or removing such merchandise, or of aiding or abetting such concealment or removal, shall be liable to the same penalties as are imposed for the fraudulent introduction of merchandise into the United States.

1950. Sec. 2988. The collectors of the several ports of the United States shall make quarterly reports to the Secretary of the Treasury, according to such general instructions as the Secretary may give, of all merchandise remaining in the warehouses of their respective ports, specifying the quantity and description of the same; [which returns, or tables formed thereon, the Secretary of the Treasury shall forthwith cause to be published in the principal papers of the city of Washington.] (See amendment, post, 2243.)

1951. Sec. 2989. The Secretary of the Treasury may from time to time establish such rules and regulations, not inconsistent with law, for the due execution of the provisions [relating to warehouses, 2144], and to secure a just accountability under the same, as he may deem to be expedient and necessary.

1952. Sec. 2990. When any merchandise, except wine, distilled spirits, and perishable or explosive articles, or articles in bulk, imported at the ports of New York, Philadelphia, Boston, Baltimore, Portland in Maine, Port Huron, Detroit, New Orleans, Toledo, and San Francisco, shall appear by the invoice or bill of lading and by the manifest* to be consigned to and destined for either of the ports specified in section two thousand nine hundred and ninety-seven, the collector at the port of arrival shall permit the owner, agent, or consignee to make entry thereof for warehouse or immediate transportation, in triplicate, setting forth the particulars in such entry and the route by which such merchandise is to be forwarded, whether by land or water. The entry having been compared with the invoice and duly sworn to, and such an examination of the merchandise having been made as will satisfy the customs officers that the same corresponds with the manifest and invoice, and the duties estimated on the value and quantity of the invoice, and on the execution of a bond as hereinafter provided, the collector shall deliver the same to be immediately transported to such port of destination, † at the sole cost and risk of such owner, agent or consignee. (666.)

1953. Sec. 2991. The collector of the port shall give priority in time to the examination of merchandise imported to any of the ports of entry named in the preceding section, and designed for any port designated by section two thousand nine hundred and ninety-seven, for the purpose of forwarding the same to its port of destination, and the examination shall not necessitate the transportation of merchandise to the warehouse or appraiser's office. Such merchandise so entered for immediate transportation shall not be subject to appraisement and liquidation of duties at the port of first arrival, but shall undergo such examination as the Secretary of the Treasury shall deem necessary to verify the invoice and entry, and the same examination and appraisement thereof shall be required and had at the port of destination as would have been required at the port of original importation if such merchandise had been

entered for consumption or warehouse at such port. (666.)

1954. Sec. 2992. The bond for transportation shall be in a penal sum of at least double the invoice value of the merchandise with the duties added, and in such form, and with such number of sureties, not less than two, as shall be

^{*} Held, that this section should be construed to require soldy, the production of the invoice as a basis for the entry of the goods, or in the absence of the brivoice showing such destination, the bill of lading and manifest; and that if the destination of the goods be specified either by the invoice, or by the bill of lading and manifest, they should be allowed to go forward. (April 11, 1872. Philadelphia. See also circular. Syn. Series, 1095.)
† Transportation cannot be permitted over routes passing through foreign territory. (Feb 23, 1872. J. D. H.)

prescribed by the Secretary of the Treasury; and the sureties shall justify, by affidavit taken before the collector of customs and attached to the bond, in an amount at least double the penalty of the bond, and the collector shall certify to their sufficiency; and the bond may be executed at the port of final destination, and transmitted to the collector at the port of first arrival, by the sur-

veyor. (667.)

1955. Sec. 2993. Merchandise so entered for transportation shall be delivered to and transported by common carriers, to be designated for this purpose by the Secretary of the Treasury, and to or by none others; and such carriers shall be responsible to the United States as common carriers for the safe defivery of such merchandise to the collector at the port of its destination;* and before any such carriers shall be permitted to receive and transport any such merchandise they shall become bound to the United States in bonds of such form and amount, and with such conditions not inconsistent with law, and such

security as the Secretary of the Treasury shall require, † (668.)

1956. Sec. 2994. Merchandise transported under the provisions of this Title shall be conveyed in cars, vessels, or vehicles, securely fastened with locks or seals, under the exclusive control of the officers of the customs; and inspectors shall be stationed at proper points along the designated routes, or upon any car, vessel, vehicle, or train, at the discretion of the Secretary, and at the expense of the companies respectively. Such merchandise shall not be unladen or transshipped between the ports of first arrival and final destination, unless authorized by the regulations of the Secretary of the Treasury, in cases which may arise from a difference in the gauge of railroads, or from accidents, or from legal intervention, or from low water, ice, or other unavoidable obstruction to navigation; and in no case shall there be permitted any breaking of the original packages of such merchandise. (669, 695, 699.)

1957. Sec. 2995. Merchandise so destined for immediate transportation, except the packages designated for examination, shall be transferred, under proper supervision, directly from the importing vessel to the car, vessel, or vehicle in which the same is to be transported to its final destination; and if transferred from the importing vessel to any bonded or other warehouse, or to any other place than such car, vessel, or vehicle, it shall be taken possession of by the collector as unclaimed, and deposited in public store, and shall not be removed from such store without entry and appraisement, as in ordinary

cases. (679.)

1958. Sec. 2996. The Secretary of the Treasury may, in his discretion, and with such precaution as he shall deem proper, authorize the establishment of bonded warehouses especially and exclusively appropriated to the reception of such merchandise in cases where its immediate transfer to the transporting car, vessel, or vehicle shall be impracticable. But merchandise remaining in such warehouse more than ten days shall be deprived of the privileges of transportation in bond conferred by this Title, and shall be taken possession of by the collector as unclaimed, and held until regularly entered and appraised.

(670.)

1959. Sec. 2997. The privilege of transportation in bond shall extend to the ports of New York and Buffalo, in New York; Boston, in Massachusetts; Providence, in Rhode Island; Philadelphia and Pittsburgh, in Pennsylvania; Baltimore, in Maryland; Norfolk, in Virginia; Charleston, in South Carolina; Savannah, in Georgia; New Orleans, in Louisiana; Portland, in Maine; Chicago, in Illinois; Cincinnati and Toledo, in Ohio; Saint Louis, in Missouri; Evansville, in Indiana; Milwaukee, in Wisconsin; Louisville, in Kentucky; Cleveland, in Ohio; San Francisco, in California; Portland, in Oregon; Memphis, in Tennessee; Mobile, in Alabama; and Detroit, in Michigan; and to importations from or to Europe, and from or to Asia, or the islands adjacent thereto, via the United States. (672, 696 b, 697, and see 2200.)

1960. Sec. 2998. Any person maliciously opening, breaking, or entering, by

any means whatever, any car, vessel, vehicle, warehouse, or package containing any such merchandise so delivered for transportation, or removing, injuring, breaking, or defacing any lock or seal placed upon such car, vessel, vehicle, warehouse, or package, or aiding, abetting, or encouraging any other person or persons so to remove, break, injure, or deface such locks or seals, or to open, break, or enter such car, vessel, or vehicle, with intent to remove or cause to be removed unlawfully any merchandise therein, or in any manner to injure or defraud the United States; and any person receiving any merchandise unlawfully removed from any such car, vessel, or vehicle, knowing it to have been so unlawfully removed, shall be guilty of felony, and in addition to any penalties heretofore prescribed shall be punishable by imprisonment for not less than six months nor more than two years. (673 b.)

1961. Sec. 2999. For the purpose of better guarding against frauds upon the revenue on foreign merchandise transported between the ports of the Atlantic and those of the Pacific overland through any foreign territory, the Secretary of the Treasury may appoint special sworn agents as inspectors of the customs, to reside in such foreign territory where such merchandise may be landed or embarked, with power to superintend the landing or shipping of all merchandise, passing coastwise between the ports of the United States on the Pacific and the Atlantic. It shall be their duty, under such regulations and instructions as the Secretary of the Treasury may prescribe, to guard against the perpetration of frauds upon the revenue. The compensation paid to such inspectors

shall not in the aggregate exceed five thousand dollars per annum.*

1962. Sec. 3000. Any merchandise, duly entered for warehousing, may be withdrawn under bond, without payment of the duties, from a bonded warehouse in any collection-district, and be transported to a bonded warehouse in any other collection-district, and rewarehoused thereat; and any such merchandise may be so transported to its destination wholly by land, or wholly by water, or partially by land and partially by water, over such routes as the Secretary of the Treasury may prescribe, and may likewise be conveyed over any foreign territory, the government of which may have, or shall by treaty stipu-

lations grant, a free right of way over such territory.*

1963. Sec. 3001. The Secretary of the Treasury shall prescribe the form of the bond to be given for the transportation of merchandise from a port in one collection-district to a port in another collection-district as provided in the preceding section; also the time for such delivery; and for a failure to transport and deliver within the time limited any such bonded merchandise to the collector at the designated port, a duty of double the amount to which such merchandise would be liable shall be collected, which duty shall be secured by such bond, or the merchandise may be seized and forfeited for such failure, and any steam or other vessel, or vehicle, transporting such bonded merchandise, the master, owner, or conductor of which shall fail to deliver the same to the collector at the designated port, shall be liable to seizure and forfeiture.

(306.)† (See amendment, post, 2245.)

1964. Sec. 3002. Any imported merchandise in the original packages which shall have been duly entered and bonded, in pursuance of the provisions relating to warehouses, may be withdrawn from warehouse for immediate exportation, without payment of duties, to Chihuahua, in Mexico, by the route of the Arkansas River, through Van Buren, or by the route of the Red River, through Fulton, or by the route of the Missouri River, through Independence, or by such other routes as may be designated by the Secretary of the Treasury. Any imported merchandise duly entered and bonded at [Point Isabel], in the district of Brazos de Santiago, or imported and bonded at any other port of the United States, and transported thence in bond, and duly rewarehoused at

* Act of March 28, 1854, ch. 30, 25. † 1bid. 26, as modified July 14th, 1862. See ante, paragraph 306.

[Point Isabel] may be withdrawn from warehouse for immediate exportation, without payment of duties, to ports and places in Mexico, by land or water, or partly by land and partly by water, or by such routes as may be designated by

the Secretary of the Treasury.* (See amendments, post, 2246.)

1965. Sec. 3003. Any imported merchandise duly entered and bonded in any port of the United States may be withdrawn from warehouse without payment of duties, for immediate exportation for San Fernando, Paso del Norte, and Chihuahua, in Mexico, through the port of Lavaca, in the collection-district of Saluria, in the State of Texas, and be transshipped inland, thence to San Antonio, in that State, and from the latter place to the destinations in Mexico, either by way of Eagle Pass, the Presidio del Norte, [and] or San Elizario, all on the Rio Grande; and the Secretary of the Treasury is hereby authorized to prescribe such regulations, not inconsistent with law, as he may deem proper and necessary, respecting the packing, marking, inspection, proof of due delivery at their foreign destinations of the imports authorized by this and the foregoing section to be exported from warehouse to ports and places in Mexico, and for the due protection in other respects of the public revenue. (See post, 2247.)

1966. Sec. 3004. Imported merchandise duly entered and bonded at a port of the United States, and withdrawn from warehouse in accordance with existing law, for exportation for San Fernando, Paso del Norte, and Chihuahua, in Mexico, may pass through Indianola, the port of entry for the district of Saluria, in Texas, under such regulations as the Secretary of the Treasury shall

prescribe, as well as through the port of Lavaca.

1967. Sec. 3005. All merchandise arriving at the ports of New York, Boston, Portland in Maine, or any other port specially designated by the Secretary of the Treasury, and destined for places in the adjacent British provinces, or arriving at the port of [Point Isabel] in Texas, or any other port specially design nated by the Secretary of the Treasury, and destined for places in the republic of Mexico, may be entered at the custom-house, and conveyed, in transit, through the territory of the United States, without the payment of duties, under such regulations as the Secretary of the Treasury may prescribe. (512.)§

1968. Sec. 3006. Imported merchandise in bond, or duty paid, and products or manufactures of the United States, may, with the consent of the proper authorities of the British Provinces or republic of Mexico, be transported from one port in the United States to another port therein, over the territory of such provinces or republic, by such routes, and under such rules, regulations, and conditions as the Secretary of the Treasury may prescribe; and the merchandise so transported shall, upon arrival in the United States from such provinces or republic, be treated in regard to the liability to or exemption from duty, or tax, as if the transportation had taken place entirely within the limits of the United States. (513.)

1969. Sec. 3007. Railroad-cars or other vehicles laden with merchandise, sealed by a customs officer, passing, under the provisions of the preceding section and the regulations of the Secretary of the Treasury, from one port in the United States to another therein, through foreign contiguous territory, shall be exempt from the payment of any fees for receiving or certifying mani-

fests thereof. (701 b.)

1970. Sec. 3008. No merchandise exported to Mexico or the British North American Provinces shall be voluntarily landed or brought into the United States; and any so landed or brought into the United States shall be forfeited; and the same proceeding shall be had for its condemnation, and the distribution of the proceeds of the sales, as in other cases of forfeiture of merchandise illegally imported. Every person concerned in the voluntary landing or bring

^{*}Acts of March 3, 1845, ch. —, § 1.—5th Stat., 750. August 30–1852, ch. 96, § 1, § Section 2, of last-named Act. †Act of April 30, 1872, ch. 129. Detroi: *Out Huron, and Duluth, designated May 15, 1875. (S. S., 2242.) Changed to Brownsville, see post, 2248.

ing such merchandise into the United States shall be liable to a penalty of four hundred dollars.*

CHAPTER EIGHT.

PAYMENT.

1971. Sec. 3009. All duties upon imports shall be collected ir ready money, and shall be paid in coin, ["or coin certificates"] (2249), or in United States notes payable on demand, authorized to be issued prior to the twenty-fifth day of February, eighteen hundred and sixty-two, and by law receivable in pay-

ment of public dues.†

1972. Sec. 3010. All money paid to any collector of the customs, or to any person acting as such, for unascertained duties or for duties paid under protest against the rate or amount of duties charged, shall be placed to the credit of the Treasurer of the United States, and shall not be held by the collector, or person acting as such, to await any ascertainment of duties, or the result of any litigation in relation to the rate or amount of duty legally chargeable and

collectible in any case where money is so paid.

1973. Sec. 3011. Any person who shall have made payment under protest and in order to obtain possession of merchandise imported for him, to any collector, or person acting as collector, of any money as duties, when such amount of duties was not, or was not wholly, authorized by law, may maintain an action in the nature of an action at law, which shall be triable by jury, to ascertain the validity of such demand and payment of duties, and to recover back any excess so paid. But no recovery shall be allowed in such action unless a protest, in writing and signed by the claimant or his agent, was made and delivered at or before the payment, setting forth distinctly and specifically the grounds of objection to the amount claimed. (See amendment, post, 2250.)

1974. Sec. 3012. No suit shall be maintained in any court for the recovery of duties alleged to have been erroneously or illegally exacted by collectors of customs, unless the plaintiff, within thirty days after due notice of the appearance of the defendant, either in person or by attorney, serves on the defendant or his attorney a bill of particulars of the plaintiff's demand, giving the name of the importer or importers, the description of the merchandise, and place from which imported, the name of the vessel, or means of importation, the date of the invoice, the date of the entry at the custom-house, the precise amount of duty claimed to have been exacted in excess, the date of payment of said duties, the day and year on which protest was filed against the exaction thereof, the date of appeal thereon to the Secretary of the Treasury, and date of decision, if any, on such appeal. And if a bill of particulars, containing all the above-mentioned items, be not served as aforesaid, a judgment of non prosshall be rendered against the plaintiff or plaintiffs in said action. (490.)

1975. Sec. 3012½. Whenever it shall be shown to the satisfaction of the Secretary of the Treasury that, in any case of unascertained duties, or duties or other moneys paid under protest and appeal, as hereinbefore provided, more money has been paid to the collector, or person acting as such, than the law requires should have been paid, the Secretary of the Treasury shall draw his warrant upon the Treasurer in favor of the person entitled to the overpayment, directing the Treasurer to refund the same out of any money in the Treasury

not otherwise appropriated. (452.)

^{*} Act of August 30, 1852, ch. 96, § 4. † Acts of March 2, 1833, ch. 55, § 3. 4th Stat., 630; and of February 25, 1862, ch. 33, § 5. 12th Stat., \$46. † Act of Murch 3, 1839, ch. 82, § 2. 5th Stat., 348. § Act of February 26, 1845, ch. 22. 5th Stat., 727.

1976. Sec. 3013. Whenever it shall be shown to the satisfaction of the Secretary of the Treasury that more moneys have been paid to the collector of customs, or others acting as such, than the law requires, and the party has failed to comply with the requirements relating to appeals to the Secretary of the Treasury, and the Secretary of the Treasury shall be satisfied that such non-compliance with the requirements as above stated was owing to circumstances beyond the control of the importer, consignee, or agent making such payments, he may draw his warrant upon the Treasurer in favor of the person entitled to the overpayment, directing the Treasurer to refund the same out of any money in the Treasury not otherwise appropriated. (514.)

1977. Sec. 3014. In all proceedings brought by the United States in any court for due recovery as well of duties upon imports alone as of penalties for the non-payment thereof, the judgment shall recite that the same is rendered for duties, and such judgment, interest, and costs shall be payable in the coin by law receivable for duties, and the execution issued on such judgment shall set forth that the recovery is for duties, and shall require the marshal to satisfy the same in the coin by law receivable for duties; and in case of levy upon and sale of the property of the judgment debtor, the marshal shall refuse payment from any purchaser at such sale in any other money than that specified in the execution. (477.)

CHAPTER NINE.

DRAWBACK.*

1978. Sec. 3015. A drawback of duties, as prescribed by law, shall be allowed and paid on all merchandise imported into the United States, in respect to all such merchandise as shall be exported to any foreign port other than the dominions of any foreign state immediately adjoining to the United States, either from the district of original importation, or from certain other districts; and all duties, drawbacks, and allowances which shall be payable, or allowable, on any specific quantity of merchandise, shall be deemed to apply in proportion to any greater or lesser quantity, except as herein otherwise provided.

1979. Sec. 3016. No merchandise imported shall be entitled to a draw-back of the duties paid, unless the duties so paid shall amount to fifty dollars at least; nor unless they shall be exported in the original casks, cases, chests, boxes, trunks, or other packages, in which they were imported, without diminution or change of the articles which were therein contained, at the time of importation, in quantity, quality, or value, necessary or unavoidable wastage or damage only excepted.†

1980. Sec. 3017. No drawback of the duties shall be allowed on merchandise entitled to debenture under existing laws, unless such merchandise shall be exported from the United States within three years from the date of the importation of the same. One per centum on the amount of all drawbacks allowed shall be retained for the use of the United States by the collectors paying such drawbacks, respectively.

1981. Sec. 3018. All drugs, medicines, and chemical preparations entered for exportation and deposited in warehouse or public store, may be exported

^{*} See rates of, post, Part III., after Schedule.

The allowance of drawback on articles manufactured of materials imported, is restricted by the provisions of Section 3017, Rev. Statutes. (S. S., 3506.) The limitation of fifty dollars in Section 3016, applies or y to merchandise exported in the original packages, without diminution or change of the articles therein cuttained, and is not applicable to goods manufactured in the United States from imported materials, and then exported with benefit of drawback. (S. S., 3541.)

by the owner thereof in the original package, or otherwise, subject to such

regulations as shall be prescribed by the Secretary of the Treasury.

SEC. 3019. There shall be allowed on all articles wholly manufactured of materials imported, on which duties have been paid when exported, a drawback equal in amount to the duty paid on such materials, and no more, to be ascertained under such regulations as shall be prescribed by the Secretary of the Treasury.* Ten per centum on the amount of all drawbacks so allowed shall, however, be retained for the use of the United States by the collectors paying such drawbacks respectively. (See post, 2192 and 2206.)

Sec. 3020. Where fire-arms, scales, balances, shovels, spades, axes, hatchets, hammers, plows, cultivators, mowing-machines, and reapers, manufactured with stocks or handles made of wood grown in the United States. are exported for benefit of drawback under the preceding section, such articles shall be entitled to such drawback in all cases when the imported material

exceeds one-half of the value of the material used.

1984. Sec. 3021. Railroad-iron, partially or wholly worn, may be imported into the United States without payment of duty, under bond to be withdrawn and exported after such railroad-iron shall have been repaired or remanufactured. The Secretary of the Treasury is hereby authorized and directed to prescribe such rules and regulations as may be necessary to protect the revenue against fraud, and secure the identity, character, and weight of all such importations when again withdrawn and exported, restricting and limiting the export and withdrawal to the same port of entry where imported, and also limiting all bonds to a period of time of not more than six months from the date of the importation.

Sec. 3022. Imported salt in bond may be used in curing fish, taken by vessels licensed to engage in the fisheries, under such regulations as the Secretary of the Treasury shall prescribe; and upon proof that the salt has

been used in curing fish, the duties on the same shall be remitted.

Sec. 3023. Upon all merchandise gaugeable by law, hereafter exported, upon which drawback or return duty is allowed, and upon all merchandise gaugeable by law, withdrawn from bonded warehouses for export, there shall be collected by the collectors of the several ports ten cents per cask.

SEC. 3024. Upon all weighable articles hereafter exported, upon which a drawback or return duty is allowed, and upon all weighable merchandise withdrawn from bonded warehouses for export, there shall be collected by the collectors of the several ports three cents per hundred pounds, to be

determined by the returns of the weighers.

Sec. 3025. No return of the duties shall be allowed on the export of any merchandise after it has been removed from the custody and control of the Government, except in the cases provided in sections three thousand and nineteen, three thousand and twenty, three thousand and twenty-two, and

three thousand and twenty-six.

1989. Sec. 3026. There shall be a drawback on foreign saltpetre, manufactured into gunpowder in the United States and exported therefrom, equal in amount to the duty paid on the foreign saltpetre from which it shall be manufactured, to be ascertained under such regulations as shall be prescribed by the Secretary of the Treasury, and no more. The word "saltpetre" as used in this section shall be construed to mean the element of nitre, so used, whether it be the nitrate of potash or the nitrate of soda. centum on the amount of drawbacks so allowed shall, however, be retained

^{*} The allowance of drawback on articles manufactured of materials imported, is restricted by the provisions of Section 3017, Rev. Statutes. (S. S., 3506.) The limitation of fifty dollars in Section 3016, applies only to merchandise exported in the original packages, without diminution or change of the articles therein contained, and is not applicable to goods manufactured in the United States from imported materials, and then exported with benefit of drawback. (S. S., 3541.)

† See Tr. Regs., 1874, Art. 737.

This exemption from duty does not extend to salt used in preserving seines with which such fish are caught. (S. S., 2333.)

for the use of the United States by the collectors paying such drawbacks respectively.

1990. Sec. 3027 No part of the additional or discriminating duty imposed by law on merchandise on account of its importation in foreign vessels shall

be allowed to be drawback, but the whole shall be retained.*

1991. Sec. 3028. Where articles are imported in bulk they shall be exported in the packages, if any, in which they were landed; for which purpose the officer delivering the same shall return the packages they may be put into, if any, with their marks and numbers, and they shall not be entitled to drawback, unless exported in such packages, which shall be deemed the packages of original importation, nor unless they fully agree with the return made by the officer.

1992. Sec. 3029. It shall be lawful for the exporter of any liquors in easks, or any unrefined sugars, to fill up the casks or packages out of other casks or packages included in the same original importation, or into new casks or packages corresponding therewith, to be marked and numbered as the original casks or packages, in case the original casks or packages shall, in the opinion of the officer appointed to examine the same, be so injured as to be rendered unfit for exportation, and in no other case. The filling up or change of package must, however, be done under the inspection of a proper officer, appointed for that purpose by the collector and naval officer, where any, of the port from which such liquors or unrefined sugars are intended to be exported; and the drawback on articles so filled up, or of which the packages have been changed, shall not be allowed without such inspection.

1993. SEC. 3030. When the owner, importer, consignee, or agent, of any merchandise entitled to debenture, may wish to transfer the same into packages, other than those in which the merchandise was originally imported, the collector of the port where the same may be shall permit the transfer to be

made, if necessary for the safety or preservation thereof.

1994. Sec. 3031. Due notice of the wish to make such transfer, in writing, setting forth sufficient cause for the transfer, shall be given to the collector, who shall appoint an inspector of the revenue to ascertain if the allegation be true, and, if found correct, to superintend the transfer, and to cause the marks and numbers upon the original packages to be inscribed upon the packages into which the merchandise shall be transferred.

1995. Sec. 3032. Every importer, owner, consignee, agent, or exporter, who shall enter merchandise for importation, or for exportation, or transportation from one port to another, with the right of drawback, shall deposit with the collector the original invoice of such merchandise, if not before deposited with the collector, and in that case an authenticated copy thereof, to be filed and preserved by him in the archives of the custom-house, which shall be signed by such importer, owner, consignee, agent, or exporter, and the oath to be made on the entry of such merchandise shall be annexed thereto.

1996. Sec. 3033. It shall be the duty of the collector to cause all merchandise entered for re-exportation, with the right of drawback, to be inspected, and the articles thereof compared with their respective invoices, before a permit shall be given for lading the same; and where the merchandise so entered

shall be found not to agree with the entry it shall be forfeited.

1997. Sec. 3034. All merchandise, subject to advalorem duty, and intended for exportation, with benefit of drawback, which shall be transported from one district to another, shall be accompanied by a copy from the invoice, of the cost thereof, certified by the collector of the district from which it may have been last reshipped, which certified copy shall be produced to the collector of the district from which such merchandise is intended to be exported; and such merchandise, as well as all such merchandise subject to advalorem duty, as

^{*} Act of August 30, 1842, ch. 270, § 15. 5 Stat , 563.

shall be exported from the district into which it may have been originally imported, shall be inspected by the appraisers at the time of exportation, in the same manner as on the importation of such merchandise; and if the same is found not to correspond with the original invoice, the merchandise shall be

subject to forfeiture.

1998. Sec. 3035. The collector shall direct the surveyor, where any, to inspect, or cause to be inspected, the merchandise notified for exportation, and if it is found to correspond fully with the notice and proof concerning the same, the collector, together with the naval officer, if any, shall grant a permit for lading the same on board of the vessel named in such notice and entry. Such lading shall be performed under the superintendence of the officer by whom the same has been so inspected; and the exporter shall make oath that the merchandise, so noticed for exportation, and laden on board such vessel, previous to the clearance thereof, or within ten days after such clearance, is truly intended to be exported to the place whereof notice has been given, and is not intended to be relanded within the United States; otherwise the merchandise shall not be cutitled to the benefit of drawback.

1999. Sec. 3036. All merchandise imported into the United States, the duties on which have been paid, or secured to be paid, may be transported by land, or partly by land and partly by water, or coastwise, from the district into which it was imported to any port of entry and exported from such port

of entry with the benefit of drawback.

2000. Sec. 3037. Whenever the exporter entering any merchandise, for the benefit of drawback, shall not have completed such entry, by taking the oath or giving the bond required by the existing laws, within the period prescribed by law, but shall offer to complete the entry after the expiration of the period, the Secretary of the Treasury may, upon application to him made, by the exporter, setting forth the cause of his omission, under oath, and accompanied by a statement of the collector of all the circumstances attending the transaction within the knowledge of such collector, if he shall be satisfied that the failure to complete the entry was accidental, without any intention to evade the law or defraud the revenue, direct the entry to be completed, and the certificates or debentures, as the case may be, to issue in the same manner, as if such entry has been completed within the period prescribed by the existing laws of the United States.

2001. Sec. 3038. All debentures shall be issued and made payable to the original importer of the merchandise, entered for exportation, whenever the same shall be requested, in writing, by the exporter, and not otherwise. In respect to any merchandise, on which the duties shall have been paid prior to an entry for exportation, the debenture for the amount of the drawback of such duties shall be made payable in fifteen days, to be computed from the time of signing the bond, to be given as hereinafter directed.

2002. Sec. 3039. Whenever payment of any debenture is refused by the collector of the district where it was granted, for a longer time than three days, after the same shall have become payable, such refusal to be proved in the same manner as the non-payment of a bill of exchange, the possessor or assignee of such debenture may bring suit thereupon against the person to

whom it was originally granted or against any indorser thereof.

2003. Sec. 3040. Debentures shall be assignable by delivery and indorse-

ment of the parties who may receive the same.

2004. Sec. 3041. Where any merchandise is exported from any other district than the one into which it was originally imported, the collector of such district, together with the naval officer thereof, where there is one, shall grant to the exporter a certificate, expressing that such merchandise was exported from such district, with the marks, numbers, and descriptions of the packages and their contents, the names of the master and vessel in which and the port to which it was exported, and by whom, and the names of the vessel and master in which it was brought, and by whom shipped at the district from

whence it came, and the amount of the drawback to which it is entitled. Such certificate shall entitle the possessor thereof to receive from the collector of the district with whom the duties on the merchandise were paid, a debenture or debentures, for the amount of the drawback expressed in the certificate, payable at the same time, and in like manner as is herein directed for debentures

on merchandise exported from the port of original importation.

2005. Sec. 3042. The collector may refuse to grant such debenture, in case it shall appear to him that any error has arisen, or any fraud has been committed; and in case of such refusal, if the debenture claimed shall exceed one hundred dollars, it shall be the duty of the collector to represent the case to the Secretary of the Treasury, who shall determine whether such debenture shall be granted or not. In no case, moreover, of an exportation of goods shall a drawback be paid, until the duties on the importation thereof shall have been first received.

2006. Sec. 3043. Before the receipt of any debenture, in ease of exportation from the district of original importation, and in case of exportation from any other district before the receipt of any such certificate, as is hereinbefore required to be granted, the person applying for such debenture or certificate shall, previous to such receipt, and before the clearance of the vessel in which the merchandise was laden for exportation, give bond, with one or more sureties, to the satisfaction of the collector, who is to grant such debenture or certificate, as the case may be, in a sum equal to double the amount of the sum for which such debenture or certificate is granted, conditioned that such merchandise, or any part thereof, shall not be relanded in any port within the limits of the United States, and that the exporter shall produce, within the time herein limited, the proofs and certificates required of such merchandise

having been delivered without such limits.

Sec. 3044. All bonds which may be given for any merchandise exported from the United States, and on which any drawback of duties or allowance shall be payable, in virtue of such exportation, shall and may be discharged, and not otherwise, by producing within one year from the date thereof, if the exportation be made to any port of Europe or America, or within two years, if made to any part of Asia or Africa, a certificate under the hand of the consignee at the foreign port to whom the merchandise shall have been addressed, therein particularly setting forth and describing the articles so exported, their marks, numbers, description of packages, the number thereof, and their actual contents, and declaring that the same have been received by them from on board the vessel, specifying the names of the master and vessel from which they were so received; and where such merchandise is not consigned or addressed to any particular person at the foreign port to which the vessel is destined, or may arrive, but where the master, or other person on board such vessel may be the consignee of such merchandise, a certificate from the person to whom such merchandise may be sold or delivered, by such master or other person, shall be produced to the same effect as that required if the person receiving the same were originally intended to be the consignce thereof.

2008. Sec. 3045. In addition to such certificate, it shall be necessary to produce a certificate under the hand and seal of the consul or agent of the United States, residing at the place, declaring either that the facts stated in the certificate of such consignee, or other person, are to his knowledge true, or that such certificate is deserving of full faith and credit; which certificates of the consignee, or other person, and consul or agent, shall, in all cases, as respects the landing or delivery of the merchandise, be confirmed by the oath of the two principal surviving officers of the vessel in which the exportation shall be made. Where there is no consul or agent of the United States residing at the place of delivery, the certificate of the consignee, or other person hereinbefore required, shall be confirmed by the certificate of two reputable American merchants residing at the place, or if there are no such American merchants, then

by the certificate of two reputable foreign merchants, testifying that the several facts stated in such consignee or other person's certificate, are, to their knowledge, just and true, or that such certificate is, in their opinion, worthy of full faith and credit; and such certificate shall also be supported by the oath of the master and mate, or other principal officers of the vessel, in manner as as before prescribed. The oath of the master and mate, or other principal officers, shall, in all cases, when taken at a foreign port, be taken and subscribed before the consul or agent of the United States residing at such foreign port, if any such consul or agent reside thereat.

2009. Sec. 3946. It shall be lawful for the consuls or agents of the United States, residing at the foreign ports, to demand twenty-five cents for administering each oath and one dollar for granting each certificate required by the preceding section, and if any consul or agent shall demand other or greater

fees than are thus allowed, his bond shall be forfeited.

2016. Sec. 3047. In cases of loss by sea, or by capture or other unavoidable accident, or when, from the nature of the trade, the proofs and certificates before required are not, and cannot be, procured, the exporter shall be allowed to adduce to the collector of the port of exportation such other proofs as they may have, and as the nature of the case will admit; which proofs shall, with a statement of all the circumstances attending the transaction within the knowledge of such collector, be transmitted to the Secretary of the Treasury, who shall have power to allow a further reasonable time for obtaining such proofs; or if he be satisfied with the truth and validity of the proofs adduced, to direct the bond of such exporter to be canceled. If the amount of such bond shall not exceed the penal sum of two hundred dollars, the collector, with the naval officer, where there is one, and alone, where there is none, may, pursuant to such rules as shall be prescribed by the Secretary of the Treasury, admit such proof as may be adduced; and if they deem the same satisfactory, cancel such bond accordingly.

2011. Sec. 3048. So much money as may be necessary for the payment of debentures or drawbacks and allowances which may be authorized and payable, is hereby appropriated for that purpose out of any money in the Treasury, to be expended under the direction of the Secretary of that Department, according to the laws authorizing debentures or drawbacks and allowances. The collectors of the customs shall be the disbursing agents to pay such debentures, drawbacks, and allowances. All debenture certificates issued according to law shall be received in payment of duties at the custom-house where the same have been issued, the laws regulating drawbacks having been complied with.

2012. Sec. 3049. If any merchandise entered for exportation, with intent to drawback the duties, or to obtain any allowance given by law on the exportation thereof, shall be landed within any port within the limits of the United States, all such merchandise shall be subject to seizure and forfeiture, together with the vessel from which such merchandise shall be landed, and the vessels or boats used in landing the same; and all persons concerned therein shall, upon indictment and conviction thereof, suffer imprisonment for a term not exceeding six months. For discovery of frauds and seizure of merchandise relanded contrary to law, the several officers established by this Title shall have the same powers, and, in case of seizure, the same proceedings shall be had, as in the case of merchandise imported contrary to law.

2013. Sec. 3050. If any merchandise, of which entry shall have been made in the office of a collector, for the benefit of drawback or bounty upon exportation, shall be entered by a false denomination, or erroneously as to the time when and the vessel in which it was imported, or shall be found to disagree with the packages, quantities, or qualities, as they were at the time of original importation, except such disagreement as may have been occasioned by necessary or unavoidable wastage or damage only, and except also in cases where permission shall have been obtained according to law to alter or change the quantities or packages thereof, all such merchandise, or the value thereof to be

recovered of the owner or person making such entry, shall be forfeited, and the person making such false entry shall also forfeit a sum equal to the value

of the articles mentioned or described in such entry.

2014. Sec. 3051. No forfeiture shall be incurred under the preceding section if it shall be made to appear to the satisfaction of the collector and naval officer of the district, if there be a naval officer, and if there be no naval officer, to the satisfaction of the collector, or of the court in which a prosecution for the forfeiture shall be had, that such false denomination, error, or disagreement happened by mistake or accident, and not from any intention to defraud the revenue.

2015. Sec. 3052. None of the provisions of this Title shall operate to prevent the exportation of bonded merchandise from warehouse within three years from the date of original importation, nor its transportation in bond from the port into which it was originally imported to any other port for the purpose

of exportation.

2016. Sec. 3053. Any merchandise imported from the British North American provinces adjoining the United States, which shall have been duly entered and the duties thereon paid or secured according to law at either of the ports of entry in the collection-districts situated on the northern, north-eastern, and northwestern frontiers of the United States, may be transported by land or by water, or partly by land and partly by water, to any port or ports from which merchandise may be exported for benefit of drawback, and be thence exported with such privilege to any foreign country. The laws relating to the transportation of merchandise entitled to drawback, and the due exportation and proof of landing thereof, and all regulations which the Secretary of the Treasury may prescribe for the security of the revenue, must, however, be complied with.

2017. Sec. 3054. Any imported merchandise, in the original packages, which shall have been duly entered and warehoused in pursuance of the provisions relating to warehouses, may be exported therefrom in conformity with law, and be transported, in the manner indicated, to ports in the adjoining British provinces, and become entitled to the benefits of those provisions.

2018. Sec. 3055. Merchandise imported into the United States and exported from the port of Lake Ponchartrain shall be entitled to the benefit of a drawback of the duties upon exportation to any foreign port, under the same provisions, regulations, restrictions, and limitations, as if such merchandise had been exported directly from New Orleans by way of the Mississippi River.

2019. Sec. 3056. Any imported merchandise which has been entered, and the duties paid or secured according to law, for drawback, may be exported to

the British North American provinces adjoining the United States.

2020. Sec. 3057. The Secretary of the Treasury is hereby further authorized to prescribe such rules and regulations, not inconsistent with the laws of the United States, as he may deem necessary to carry into effect the provisions of the laws relating to drawbacks, and to prevent the illegal re-importation of any merchandise which shall have been exported as herein provided.

CHAPTER ELEVEN.

PROVISIONS APPLYING TO COMMERCE WITH CONTIGUOUS COUNTRIES.

2021. Sec. 3095. Except into the districts hereinbefore described on the aorthern, northwestern, and western boundaries of the United States, adjoining to the Dominion of Canada, or into the districts adjacent to Mexico, no merchandise of foreign growth or manufacture, subject to the payment of duties, shall be brought into the United States from any foreign port in any other manner than by sea, nor in any vessel of less than thirty tons burden, agreeably to the admeasurement directed for ascertaining the tonnage of vessels; or landed or unladen at any other port than is directed by this Title, under the penalty of seizure and forfeiture of all such vessels, and of the merchandise imported therein, landed or unladen in any other manner.

2022. Sec. 3096. All persons may import any merchandise of which the importation shall not be entirely prohibited, into the districts which are or may be established on the northern and northwestern boundaries of the United States, in vessels or boats of any burden, and in rafts or carriages of any kind

or nature whatsoever.

2023. Sec. 3097. All vessels, boats, rafts, and carriages, of what kind soever, arriving in such districts, on the northern and northwestern frontiers,
containing merchandise subject to duties. on being imported into any port of
the United States, shall be reported to the collector, or other chief officer of the
customs at the port of entry in the district into which it shall be so imported;
and such merchandise shall be accompanied with like manifests, and like entries shall be made, by the persons having charge of any such vessels, boats,
rafts, and carriages, and by the owners or consignees of the merchandise laden
on board the same; and the powers and duties of the officers of the customs
shall be exercised and discharged in the districts last mentioned, in like manner as is prescribed in respect to merchandise imported in vessels from the
sea; and generally, all such importations shall be subject to like regulations,
penalties, and forfeitures as in other districts, except as is hereinafter specially
provided.

2024. Sec. 3098. The master of any vessel, except registered vessels, and every person having charge of any boat, canoe, or raft, and the conductor or driver of any carriage or sleigh, and every other person, coming from any foreign territory adjacent to the United States into the United States, with merchandise subject to duty, shall deliver, immediately on his arrival within the United States, a manifest of the cargo or loading of such vessel, boat, canoe, raft, carriage, or sleigh, or of the merchandise so brought from such foreign territory, at the office of any collector or deputy collector which shall be nearest to the boundary-line, or nearest to the road or waters by which such merchandise is brought; and every such manifest shall be verified by the oath of such person delivering the same; which oath shall be taken before such collector or deputy collector; and such oath shall state that such manifest contains a full, just, and true account of the kinds, quantities, and values of all the mer-

2025. Sec. 3099. If the master, or other person having charge of any vessel, boat, canoe, or raft, or the conductor or driver of any carriage or sleigh, or other person bringing such merchandise, shall neglect or refuse to deliver the manifest required by the preceding section, or pass by or avoid such office, the merchandise subject to duty, and so imported, shall be forfeited to the United States, together with the vessel, boat, canoe, or raft, the tackle, apparel, and furniture of the same, or the carriage or sleigh, and harness and cattle drawing the same, or the horses with their saddles and bridles, as the case may be; and such master, conductor, or other importer shall be subject to a penalty

of four times the value of the merchandise so imported.

chandise so brought from such foreign territory.

2026. Sec. 3100. All merchandise, and all baggage and effects of passengers, and all other articles imported into the United States from any contiguous

foreign country, except as hereafter provided, as well as the vessels, cars, and other vehicles and envelopes in which the same shall be imported, shall be unladen in the presence of, and be inspected by, an inspector or other officer of the customs, at the first port of entry or custom-house in the United States where the same shall arrive; and to [enable the proper officer thoroughly to discharge this duty, he may require the owner or his agent, or other person, having charge or possession of any trunk, traveling-bag, or sack, valise, or other envelope, or of any closed vessel, car, or other vehicle, to open the same,

or to deliver to him the proper key.

2027. Sec. 3101. If any owner, agent, or other person shall refuse or neglect to comply with his demands, allowed by the preceding section, the officer shall retain such trunk, traveling-bag, or sack, valise, or whatsoever it may be, and open the same, and, as soon thereafter as may be practicable, examine the contents; and if any article subject to the payment of duty shall be found therein, the whole contents, together with the envelope, shall be forfeited to the United States, and disposed of as the law provides in other similar cases. If any such dutiable merchandise or article shall be found in any such vessel, car, or other vehicle, the owner, agent, or other person in charge of which shall have refused to open the same or deliver the key as herein provided, the same, together with the vessel, car, or other vehicle, shall be forfeited to the United States, and shall be held by such officer, to be disposed of as the law provides in other similar cases of forfeiture.

2028. SEC. 3102. To avoid the inspection at the first port of arrival, the owner, agent, master, or conductor of any such vessel, car, or other vehicle, or owner, agent, or other person having charge of any such merchandise, baggage, effects, or other articles, may apply to any officer of the United States duly authorized to act in the premises, to seal or close the same, under and according to the regulations hereinafter authorized, previous to their importation into the United States; which officer shall seal or close the same accordingly; whereupon the same may proceed to their port of destination without further inspection. Every such vessel, car, or other vehicle, shall proceed, without unnecessary delay, to the port of its destination, as named in the manifest of its cargo, freight, or contents, and be there inspected. Nothing contained in this section shall be construed to exempt such vessel, car, or vehicle, or its contents, from such examination as may be necessary and proper to prevent frauds upon the revenue and violations of this Title.

2029. Sec. 3103. The Secretary of the Treasury is hereby authorized and required to make such regulations, and from time to time so to change the same as to him shall seem necessary and proper, for sealing such vessels, cars, and other vehicles, when practicable, and for sealing, marking, and identifying such merchandise, baggage, effects, trunks, traveling-bags, or sacks, valises, and other envelopes and articles; and also in regard to invoices, manifests, and

other pertinent papers, and their authentication.

2030. Sec. 3104. If the owner, master, or person in charge of any vessel, car, or other vehicle so sealed, shall not proceed to the port or place of destination thereof named in the manifest of its cargo, freight, or contents, and deliver such vessel, car, or vehicle to the proper officer of the customs, or shall dispose of the same by sale or otherwise, or shall unload the same, or any part thereof, at any other than such port, or place, or shall sell or dispose of the contents of such vessel, car, or other vehicle, or any part thereof, before such delivery, he shall be deemed guilty of felony, and on conviction thereof, before any court of competent jurisdiction, pay a fine not exceeding one thousand dollars, or shall be imprisoned for a term not exceeding five years, or both, at the discretion of the court; and such vessel, car, or other vehicle, with its contents, shall be forfeited to the United States, and may be seized wherever found within the United States, and disposed of and sold as in other cases of forfeiture. Nothing in this section, however, shall be construed to prevent sales of cargo, in whole or in part, prior to arrival, to be delivered as per manifest, and after due inspection.

2031. Sec. 3105. If any unauthorized person or persons shall willfully break, cut, pick, open, or remove any wire, seal, lead, lock, or other fastening or mark attached to any vessel, car, or other vehicle, crate, box, bag, bale, basket, barrel, bundle, cask, trunk, package, or parcel, or anything whatsoever, under and by virtue of this Title and regulations authorized by it, or any other law, or shall affix or attach, or any way willfully aid, assist, or encourage the affixing [in] or attaching, by wire or otherwise, to any vessel, car, or other vehicle, or to any crate, box, bale, barrel, bag, basket, bundle, cask, package, parcel, article, or thing of any kind, any seal, lead, metal, or anything purporting to be a seal authorized by law, such person or persons shall be deemed guilty of felony, and shall be imprisoned for a term not exceeding five years, or shall pay a fine of not exceeding one thousand dollars, or both, at the discretion of the court.

2032. Sec. 3106. Each vessel, car, or other vehicle, crate, box, bag, basket, barrel, bundle, cask, trunk, package, parcel, or other thing, with the cargo, or contents thereof, from which the wire, seal, lead, lock, or other fastening or mark shall have been broken, cut, picked, opened, or removed by any such unauthorized person or persons, or to which such seal, or other thing pursues.

porting to be a seal, has been wrongfully attached, shall be forfeited.

2033. Sec. 3107. If any store, warehouse, or other building shall be upon or near the boundary-line between the United States and any foreign country, and there is reason to believe that dutiable merchandise is deposited or has been placed therein or carried through or into the same without payment of duties, and in violation of law, and the collector, deputy collector, naval officer, or surveyor of customs, shall make oath before any magistrate competent to administer the same, that he has reason to believe, and does believe, that such offense has been therein committed, such officer shall have the right to search such building and the premises belonging thereto; and if any such merchandise shall be found therein, the same, together with such building, shall be seized, forfeited, and disposed of according to law, and the building shall be forthwith taken down or removed.

2034. Sec. 3103. Any person who shall have received or deposited in such building upon the boundary-line between the United States and any foreign country, or carried through the same, any merchandise, or shall have aided therein, in violation of law, shall be punishable by a fine of not more than ten thousand dollars, or by imprisonment for not more than two years, or by both.

2035. Sec. 3109. The master of any foreign vessel, laden or in ballast, arriving in the waters of the United States from any foreign territory adjacent to the northern, northeastern, or northwestern frontiers of the United States, shall report at the office of any collector or deputy collector of the customs, which shall be nearest to the point at which such vessel may enter such waters; and such vessel shall not proceed farther inland, either to unlade or take in cargo, without a special permit from such collector or deputy collector, issued under and in accordance with such general or special regulations as the Secretary of the Treasury may in his discretion, from time to time, prescribe. For any violation of this section such vessel shall be seized and forfeited.

2036. Sec. 3110. If any merchandise shall, at any port in the United States on the northern, northeastern, or northwestern frontiers thereof, be laden upon any vessel belonging wholly or in part to a subject of a foreign country, and shall be taken thence to a foreign port to be reladen and reshipped to any other port in the United States on such frontiers, either by the same or any other vessel, foreign or American, with intent to evade the provisions relating to the transportation of merchandise from one port of the United States to another port of the United States, in a vessel belonging wholly or in part to a subject of any foreign power, the merchandise shall, on its arrival at such last-named port, be seized and forfeited to the United States, and the vessel shall pay a tonnage-duty of fifty cents per ton on her admeasurement.

2037. Sec. 3111. If any vessel enrolled or licensed to engage in the foreign and coasting trade on the northern, northeastern, and northwestern frontiers

of the United States shall touch at any port in the adjacent British provinces, and the master of such vessel shall purchase any merchandise for the use of the vessel, the master of the vessel shall report the same, with cost and quantity thereof, to the collector or other officer of the customs at the first port in the United States at which he shall next arrive, designating them as "sea-stores;" and in the oath to be taken by such master of such vessel, on making such report, he shall declare that the articles so specified or designated "sea stores" are truly intended for the use exclusively of the vessel, and are not intended for sale, transfer, or private use. If any other or greater quantity of dutiable articles shall be found on board such vessel than are specified in such report or entry of such articles, or any part thereof shall be landed without a permit from a collector or other officer of the customs, such articles, together with the vessel, her apparel, tackle, and furniture, shall be forfeited.

2038. Sec. 3112. If, upon examination and inspection by the collector or other officer of the customs, such articles are not deemed excessive in quantity for the use of the vessel, until an American port may be reached by such vessel, where such sea-stores can be obtained, such articles shall be declared free of duty; but if it shall be found that the quantity or quantities of such articles, or any part thereof so reported, are excessive, it shall be lawful for the collector or other officer of the customs to estimate the amount of duty on such excess, which shall be forthwith paid by the master of the vessel, on penalty of paying a sum of not less than one hundred dollars, nor more than four times the value of such excess, or such master shall be punishable by imprisonment

for not less than three months, and not more than two years.

2039. Sec. 3113. Articles purchased for the use of or for sale on board any such vessel, as saloon stores or supplies, shall be deemed merchandise, and shall be liable, when purchased at a foreign port, to entry and the payment of the duties found to be due thereon, at the first port of arrival of such vessel in the United States; and for a failure on the part of the saloon-keeper or person purchasing or owning such articles to report, make entries, and pay duties, as hereinbefore required, such articles, together with the fixtures and other merchandise, found in such saloon or on or about such vessel belonging to and owned by such saloon-keeper or other person interested in such saloon, shall be seized and forfeited, and such saloon-keeper or other person so purchasing and owning shall be liable to a penalty of not less than one hundred dollars and not more than five hundred, and shall be punishable by imprisonment for not less than three months, and not more than two years.

2040. Sec. 3114. The equipments,* or any part thereof, including boats, purchased for, or the expenses of repairs made in a foreign country upon a vessel

^{*} As to duty on equipments of vessels generally, the Treasury Regulations of 1857 ruled that, "although no part of the proper equipment of a vessel arriving in the United States is liable to duty, such equipment is not to comprehend more than the usual quantity of spare sails or other articles, and any redundancy becomes liable to duty, such as two sets of chains, for instance, where one set constitutes a proper equipment of the vessel."

ment of the vessel."

"If new sails or other articles procured abroad be claimed as a part of such equipment, it must be shown to the satisfaction of the collector that they are necessary, with those on board, to complete her proper equipment, and are intended in good faith for the exclusive use of the vessel, and to be retained for that use."

"If brought into the United States for the purpose of being sold, or transferred to another vessel, or any purpose other than the use of the vessel bringing them, such sails or other articles procured abroad must be considered as merchandise, and subject either to the payment of duty or to seizure, as the facts may warrant."
"Anchors, sails, and chains, imported to be used for the equipment of a vessel, are liable to duty; and in a case where anchors and chains were bonded on importation, entered for exportation, and placed on board the vessel as a part of her equipment, it was decided by the Department that the export entry was a manifest evasion of the law, and that legal duties should be collected."

Foreign chains imported to be left in the United States as mooring chains for a line of foreign steam-packets become liable, on being landed, to duty as "manufactures of iron." (Tr. Reg., pp. 565-6.)

See also syllabus of the case of Weld v. Maxwell, 4 Bl. C. C., as to duty on equipments under previous acts. (Note to \$540 mde.)

The free entry of a new rudder and stern-post imported to replace those lost by a vessel entering in dis-

⁽Note to 2.340 ante.)
The free entry of a new rudder and stern-post imported to replace those lost by a vessel entering in distress was refused on the ground that "there is no provision of law authorizing such free entry." (May 7, 1870. N. Y. Syn. Series, 657.)
Certain machinery of a vessel winter-bound in the United States, exported for repair, was held to be dutiable on its return. (Jan. 31, 1870. Burlington. Syn. Series, 567.)
Grain bags of foreign production and manufacture, which, under Department's ruling of November 28, 1871 (not published in Synopsis), are exempted from payment of duty as part of the equipment of the vessel, cannot be transferred from the vessel to which they belong to another vessel, without being first entered and subjected to the payment of duty. (January 2, 1874, N. O., Syn. Ser., 1749.) But see also notes to 484, and Tr. Reg., 1874, Art. 472.

enrolled and licensed under the laws of the United States to engage in the foreign and coasting trade on the northern, northeastern, and northwestern frontiers of the United States, or a vessel intended to be employed in such trade, shall, on the first arrival of such vessel in any port of the United States, be liable to entry and the payment of an ad-valorem duty of fifty per centum on the cost thereof in such foreign country; and if the owner or master of such vessel shall willfully and knowingly neglect or fail to report, make entry, and pay duties as herein required, such vessel, with her tackle, apparel, and furniture, shall be seized and forfeited.

2041. SEC. 3115. If the owner or master of such vessel shall, however, furnish good and sufficient evidence that such vessel, while in the regular course of her voyage, was compelled, by stress of weather or other casualty, to put into such foreign port and purchase such equipments, or make such repairs, to secure the safety of the vessel to enable her to reach her port of destination, then it shall be competent for the Secretary of the Treasury to remit or refund such duties, and such vessel shall not be liable to forfeiture, and no license or enrollment and license, or renewal of either, shall hereafter be issued to any such vessel until the collector to whom application is made for the same shall be satisfied, from the oath of the owner or master, that all such equipments and repairs made within the year immediately preceding such application have been duly accounted for under the provisions of this and the preceding sections, and the duties accruing thereon duly paid; and if such owner or master shall refuse to take such oath, or take it falsely, the vessel shall be seized and forfeited.

2042. SEC. 3116. The master of every vessel enrolled or licensed to engage in the foreign and coasting trade on the northern, northeastern, and northwestern frontiers of the United States, except canal-boats employed in navigating the canals within the United States, shall, before the departure of his vessel from a port in one collection-district to a port in another collection district, present to the collector at the port of departure duplicate manifests of his cargo, or, if he have no cargo, duplicate manifests setting forth that fact; such manifests shall be subscribed and sworn to by the master before the collector, who shall indorse thereon his certificate of clearance, retaining one for the files of his office; the other he shall deliver for the use of the master.

2043. Sec. 3117. If any vessel so enrolled or licensed shall touch at any intermediate port in the United States, and there discharge cargo taken on board at an American port, or at such intermediate ports shall take on board cargo destined for an American port, the master of such vessel shall not be required to report such lading or unlading at such intermediate ports, but shall enter the same on his manifest obtained at the original port of departure, which he shall deliver to the collector of the port at which the unlading of the cargo is completed, within twenty-four hours after arrival, and shall subscribe and make oath as to the truth and correctness of the same.

2044. Sec. 3118. The master of any vessel so enrolled or licensed shall, before departing from a port in one collection-district to a place in another collection-district, where there is no custom-house, file his manifest, and obtain a clearance in the same manner, and make oath to the manifest, which manifest and clearance shall be delivered to the proper officer of customs at the port at which the vessel next arrives after leaving the place of destination specified in the clearance.

2045. Sec. 3119. Nothing contained in the three preceding sections shall exempt masters of vessels from reporting, as now required by law, any merchandise destined for any foreign port. No permit shall be required for the un-

lading of cargo brought from an American port.

2046. Sec. 3120. No merchandise taken from any port in the United States on the northern, northeastern, or northwestern frontiers thereof, to a port in another collection-district of the United States on such frontiers, in any vessel, shall be unladen or delivered from such vessel within the United States, but in open day, that is to say, between the rising and setting of the sun, except by special license from the collector or other principal officer of the port for the

purpose. The owner of every vessel whose master or manager shall neglect to comply with the provisions of this section shall be liable to a penalty of not less than one hundred dollars nor more than five hundred. The Secretary of the Treasury may, from time to time, make such regulations as to him shall seem necessary and expedient for unloading at and clearance from any port or place on such frontiers of ships or vessels at night. [And that the Secretary of the Treasury be, and he is hereby, authorized, in his discretion, to make such regulations as shall enable vessels engaged in the coasting-trade between ports and places upon Lake Michigan exclusively, and laden with American productions and free merchandise only, to unlade their cargoes without previously obtaining a permit to unlade.]

2047. Sec. 3121. The master of any vessel with cargo, passengers, or baggage from any foreign port, shall obtain a permit and comply with existing

laws, before discharging or landing the same.

2048. SEC. 3122. The master of any vessel so enrolled or licensed, destined with a cargo from a place in the United States, at which there may be no custom-house, to a port where there may be a custom-house, shall, within twenty-four hours after arrival at the port of destination, deliver to the proper officer of the customs a manifest, subscribed by him, setting forth the cargo laden at the place of departure, or laden or unladen at any intermediate port, or place, to the truth of which manifest he shall make oath before such officer. If the vessel, however, have no cargo, the master shall not be required to deliver such manifest.

2049. Sec. 3123. Steam-tugs duly enrolled and licensed to engage in the foreign and coasting trade on the northern, northeastern, and northwestern frontiers of the United States, when exclusively employed in towing vessels, shall not be required to report and clear at the custom-house. When such steam-tugs, however, are employed in towing rafts or other vessels without sail or steam motive-power, not required to be enrolled or licensed under existing laws, they shall be required to report and clear in the same manner as is hereinbefore provided in similar cases for other vessels.

2050. Sec. 3124. The manifests, certificates of clearance, and oaths, provided for by the eight preceding sections, shall be in such form, and prepared, filled up, and executed in such manner as the Secretary of the Treasury may from

time to time prescribe.

2051. Sec. 3125. If the master of any enrolled or licensed vessel shall neglect or fail to comply with any of the provisions or requirements of the nine preceding sections, such master shall forfeit and pay to the United States the sum of twenty dollars for each and every failure or neglect, and for which sum the vessel shall be liable, and may be summarily proceeded against, by way of libel,

in any district court of the United States.

2052. Sec. 3126. Any vessel, on being duly registered in pursuance of the laws of the United States, may engage in trade between one port in the United States and one or more ports within the same, with the privilege of touching at one or more foreign ports during the voyage, and land and take in thereat merchandise, passengers and their baggage, and letters, and mails. All such vessels shall be furnished by the collectors of the ports at which they shall take in their cargoes in the United States, with certified manifests, setting forth the particulars of the cargoes, the marks, number of packages, by whom shipped, to whom consigned, at what port to be delivered; designating such merchandise as is entitled to drawback, or to the privilege of being placed in warehouse; and the masters of all such vessels shall, on their arrival at any port of the United States from any foreign port at which such vessel may have touched, as herein provided, conform to the laws providing for the delivery of manifests of cargo and passengers taken on board at such foreign port, and all other laws regulating the report and entry of vessels from foreign ports, and be subject to all the penalties therein prescribed.

2053. Sec. 3127. Any foreign merchandise taken in at one port of the United States to be conveyed in registered vessels to any other port within the same,

either under the provisions relating to warehouses, or under the laws regulating the transportation coastwise of merchandise entitled to drawback, as well as any merchandise not entitled to drawback, but on which the import duties chargeable by law shall have been duly paid, shall not become subject to any import duty by reason of the vessel in which they may arrive having touched at a foreign port during the voyage.

2054. SEC. 3128. When any merchandise shall be imported from Canada into the United States, in any steamboat on Lake Champlain, and the merchandise shall have been duly entered, the duties thereon paid at the office of the collector of any district adjoining Lake Champlain, it shall be lawful to land such merchandise in the same or any other district adjoining Lake Cham-

plain.

2055. Sec. 3129. The Secretary of the Treasury, with the approbation of the President, provided the latter shall be satisfied that similar privileges are extended to vessels of the United States in the colonies hereinafter mentioned, is hereby authorized, under such regulations as he may prescribe, to protect the revenue from fraud, to permit vessels laden with the products of Canada, New Brunswick, Nova Scotia, Newfoundland, and Prince Edward Island, or either of them, to lade or unlade at any port within any collection-district of the United States which he may designate; and if any such vessel entering a port so designated, to lade or unlade, shall neglect or refuse to comply with the regulations so prescribed by the Secretary of the Treasury, such vessel, and the owner and master thereof, shall be subject to the same penalties as if no authority under this section had been granted to lade or unlade in such port.

TITLE XXXV.

INTERNAL REVENUE.

CHAPTER ONE.

OFFICERS OF INTERNAL REVENUE.

2056. Sec. 3140. The word "State," when used in this Title, shall be construed to include the Territories and the District of Columbia, where such construction is necessary to carry out its provisions.* (See amendment, post, 2254.)

CHAPTER THREE.

SPECIAL TAXES.

2057. Sec. 3242. Every person who carries on the business of a manufacturer of tobacco, snuff, or cigars, dealer in manufactured tobacco, dealer in leaf tobacco, or retail dealer in leaf-tobacco, without having paid a special tax therefor, as provided by law, shall, besides being liable to the payment of the tax, be fined not more than five hundred dollars or be imprisoned not more than one year, or both, at the discretion of the court.†

2058. Sec. 3244. Sixth. Dealers in leaf-tobacco, except retail dealers in leaf-tobacco, as hereinafter defined, shall pay twenty-five dollars. Every person shall be regarded as a dealer in leaf-tobacco, whose business it is, for himself or on commission, to sell, or offer for sale, or consign for sale on commission.

[•] Act of June 30, 1864, ch. 173, § 182. 13th Stat., 306. † Act of June 30, 1864, ch. 173, § 73. 13th Stat., 249.

sion, leaf-tobacco; and payment of a special tax as dealer in tobacco, manufacturer of tobacco, manufacturer of eigars, or any other special tax, shall not exempt any person dealing in leaf-tobacco from the payment of the special tax therefor hereby required. But no farmer or planter shall be required to pay a special tax as a dealer in leaf-tobacco, for selling tobacco of his own production, or tobacco received by him as rent from tenants who have produced the same on his land: Provided, That nothing in this section shall be construed to exempt from a special tax any farmer or planter who, by peddling or otherwise, sells leaf-tobacco at retail directly to consumers, or who sells or assigns, consigns, transfers, or disposes of to persons other than those who have paid a special tax*as leaf-dealers or manufacturers of tobacco, snuff, or cigars, or to persons purchasing leaf-tobacco for export. (792, 2270.)

2059. Dealers in leaf-tobacco shall sell only to other dealers who have raid a special tax as such, and to manufacturers of tobacco, snuff, or cigars, and to such persons as are known to be purchasers of leaf-tobacco for export. (793.)*

2060. Seventh. Retail dealers in leaf-tobacco shall each pay five hundred dollars, and if their annual sales exceed one thousand dollars, shall each pay, in addition thereto, fifty cents for every dollar in excess of one thousand dollars of their sales. Every person shall be regarded as a retail dealer in leaf-tobacco whose business it is to sell leaf-tobacco in quantities less than an original hogshead, case, or bale; or who sells directly to consumers, or to persons other than dealers in leaf-tobacco, who have paid a special tax as such; or to manufacturers of tobacco, snuff, or cigars who have paid a special tax; or to persons who purchase in original packages for export. Retail dealers in leaf-tobacco shall also keep a book, and enter therein daily their purchases and sales, in a form and manner to be prescribed by the Commissioner of Internal Revenue, which book shall be open at all times for the inspection of any revenue officer. (794.)

2061. Eighth. Dealers in tobacco shall each pay five dollars. Every person whose business it is to sell, or offer for sale, manufactured tobacco, snuff, or cigars, shall be regarded as a dealer in tobacco, and the payment of a special tax as a wholesale or retail liquor-dealer, or the payment of any other special tax, shall not relieve any person who sells manufactured tobacco and cigars from the payment of this tax: Provided, That no manufacturer of tobacco, snuff, or cigars shall be required to pay a special tax as dealer in manufactured tobacco and cigars for selling his own products at the place of manufacture.

(795.)

2062. Ninth. Manufacturers of tobacco shall each pay ten dollars. Every person whose business it is to manufacture tobacco or snuff for himself, or who employs others to manufacture tobacco or snuff, whether such manufacture be by cutting, pressing, grinding, crushing, or rubbing of any raw or leaf-tobacco, or otherwise preparing raw or leaf-tobacco, or manufactured or partially manufactured tobacco or snuff, or the putting up for use or consumption of scraps, waste, clippings, stems, or deposits of tobacco resulting from any process of handling tobacco, or by the working or preparation of leaf-tobacco, tobacco stems, scraps, clippings, or waste, by sifting, twisting, screening, or any other

process, shall be regarded as a manufacturer of tobacco. (796.)

2063. Tenth. Manufacturers of eigars shall each pay ten dollars. Every person whose business it is to make or manufacture eigars for himself, or who employs others to make or manufacture eigars, shall be regarded as a manufacturer of eigars. No special-tax stamp shall be issued to any manufacturer of eigars until he has given the bond required by law. Every person whose business it is to make eigars for others, either for pay, upon commission, on shares, or otherwise, from material furnished by others, shall be regarded as a eigar-maker. Every eigar-maker shall cause his name and residence to be regustered, without previous demand, with the collector of the district in which such eigar maker shall be employed; and every manufacturer of eigars employ-

ing any cigar-maker who shall have neglected or refused to make such registry shall be fined five dollars for each day that such cigar-maker so offending, by neglect or refusal to register, shall be employed by him. (797.)

CHAPTER FOUR.

DISTILLED SPIRITS.

2064. Sec. 3249. Proof-spirits shall be held to be that alcoholic liquor which contains one-half its volume of alcohol of a specific gravity of seven thousand nine hundred and thirty-nine ten thousandths (.7939) at sixty degrees Fahren-And for the prevention and detection of frauds by distillers of spirits, the Commissioner of Internal Revenue may prescribe for use such hydrometers, saccharometers, weighing and gauging instruments, or other means for ascertaining the quantity, gravity, and producing capacity of any mash, wort, or beer used, or to be used, in the production of distilled spirits, and the strength and quantity of spirits subject to tax, as he may deem necessary; and he may prescribe rules and regulations to secure a uniform and correct system of inspection, weighing, marking, and gauging of spirits. (551.)

2064b. Sec. 3250. In all sales of spirits a gallon shall be held to be a gallon of proof-spirits, according to the standard prescribed in the preceding section, set forth and declared for the inspection and gauging of spirits throughout

the United States. (551.)

CHAPTER SIX.

TOBACCO AND SNUFF.

2065. Sec. 3362. All manufactured tobacco shall be put up and prepared by the manufacturer for sale, or removal for sale or consumption, in packages of the following description, and in no other manner: 2273.)

2066. All snuff in packages containing one, two, four, six, eight, and sixteen ounces, or in bladders and in jars containing not exceeding twenty pounds.

(555, 2274.)*

2067. All fine-cut chewing-tobacco, and all other kinds of tobacco not otherwise provided for, in packages containing one, two, four, eight, and sixteen ounces, except that fine-cut chewing-tobacco may, at the option of the manufacturer, be put up in wooden packages containing ten, twenty, forty, and

sixty pounds each. (556, 2275.)

2068. All smoking tobacco, and all cut and granulated tobacco other than fine-cut chewing, all shorts the refuse of fine-cut chewing, which has passed through a riddle of thirty-six meshes to the square inch, and all refuse scraps, clippings, cuttings, and sweeping[s] of tobacco, in packages containing two, four, eight, and sixteen ounces each. (557, 2276.) (See amendment, post, 2255.) 2069. All cavendish, plug, and twist tobacco in wooden packages not exceed-

ing two hundred pounds net weight. (558, 2277.)

2070. And every such wooden package shall have printed or marked thereon the manufacturer's name and place of manufacture, the registered number of

⁴ Sec. 62 of Act of 1868 as amended by Act of June 6, 1872, ch. 315, § 31. 17th Stat., 252.

the manufactory, and the gross weight, the tare, and the net weight of the tobacco in each package: Provided, That these limitations and descriptions of packages shall not apply to tobacco and snuff transported in bond for exportation and actually exported (559): And provided further. That fine-cut shorts. the refuse of fine-cut chewing-tobacco, refuse scraps, clippings, cuttings, and sweepings of tobacco, may be sold in bulk as material, and without the payment of tax, by one manufacturer directly to another manufacturer, or for export, under such restrictions, rules, and regulations as the Commissioner of Internal Revenue may prescribe: And provided further, That wood, metal, paper, or other materials may be used separately or in combination for packing tobacco, snuff, and cigars, under such regulations as the Commissioner of Internal Revenue may establish.* (2278.)

2071. Sec. 3363. No manufactured tobacco shall be sold or offered for sale unless put up in packages and stamped as prescribed in this chapter, except at retail by retail dealers from wooden packages stamped as provided in this chapter; and every person who sells or offers for sale any snuff, or any kind of manufactured tobacco, not so put up in packages and stamped, shall be fined not less than five hundred dollars nor more than five thousand dollars, and

imprisoned not less than six months nor more than two years. †

2072. Sec. 3368. Upon tobacco and snuf manufactured and sold, or removed for consumption or use, there shall be levied and collected the following taxes:

2073. On snuff, manufactured of tobacco or any substitute for tobacco. ground, dry, damp, pickled, scented, or otherwise, of all descriptions, when prepared for use, a tax of thirty-two cents per pound. And snuff-flour, when sold, or removed for use or consumption, shall be taxed as snuff, and shall be put up in packages and stamped in the same manner as snuff. (552, 2269.)

2074. On all chewing and smoking tobacco, fine-cut, cavendish, plug, or twist, cut or granulated, of every description; on tobacco twisted by hand or reduced into a condition to be consumed, or in any manner other than the ordinary mode of drying and curing, prepared for sale or consumption, even if prepared without the use of any machine or instrument, and without being pressed or sweetened; and on all fine-cut shorts and refuse scraps, clippings, cuttings, and sweepings of tobacco, a tax of [twenty cents a pound] (553, 554, (791, 1203, 2269.

2015. Sec. 3371. Whenever any manufacturer of tobacco, snuff, or cigars. sells, or removes for sale or consumption, any tobacco, snuff, or cigars upon which a tax is required to be paid by stamps, without the use of the proper stamps, it shall be the duty of the Commissioner of Internal Revenue, within a period of not more than two years after such sale or removal, upon such information as he can obtain, to estimate the amount of tax which has been omitted to be paid, and to make an assessment therefor, and certify the same to the collector. The tax so assessed shall be in addition to the penalties im-

posed by law for such sale or removal. § 2279.)

2076. Sec. 3372. Every manufacturer of tobacco or snuff who removes, otherwise than as provided by law, or sells, without the proper stamps denoting the tax thereon, or without having paid the special tax, or given bond as required by law, any tobacco or snuff, or who makes false and fraudulent entries of manufactures or sales of tobacco or snuff, or makes false or fraudulent entries of the purchase or sales of leaf-tobacco, tobacco stems, or other material, or who affixes any false, forged, fraudulent, spurious, or counterfeit stamp, or imitation of any stamp, required by law, or any stamp required by law which has been previously used, to any box or package containing any tobacco or snuff, shall,

^{* 2}d and 3d provisos are amendments under act of June 6, 1872, ch. 315, § 31. 17th Stat., 253.

² and 3d provisos are amendments under act of 3the 6, 1872, ch. 313, § 31. 17th Stat., 258. † Act of June 6, 1872, ch. 315, § 31. 17th Stat., 250. † Act of June 6, 1872, ch. 315, § 31, ¶ 10, amending § 60 of the act of 1868. 17th Stat., 252, as modified by Act of December 24, 1873, ch. 13, § 2 lbid. 402.

in addition to the penalties elsewhere provided by law for such offences, forfeit to the United States all the raw material and manufactured or partly manufactured tobacco and snuff, and all machinery, tools, implements, apparatus, fixtures, boxes, and barrels, and all other materials which may be found in his possession, in his manufactory, or elsewhere. (560.)

2077. SEC. 3373. The absence of the proper stamp on any package of manufactured tobacco or snuff shall be notice to all persons that the tax has not been paid thereon, and shall be prima-facie evidence of the non-payment thereof. And such tobacco or snuff shall be forfeited to the United States. (561.)

2078. Sec. 3374. Every person who removes from any manufactory, or from any place where tobacco or snuff is made, any manufactured tobacco or snuff without the same being put up in proper packages, or without the proper stamp for the amount of tax thereon being affixed and cancelled, as required by law; or, if the same be intended for export, without the proper export stamp being affixed; or who uses, sells, or offers for sale, or has in possession, except in the manufactory, or while in transfer under bond or a collector's permit, from any manufactory, store, or warehouse, to a vessel for exportation to a foreign country, any manufactured tobacco or snuff, without proper stamps for the amount of tax thereon being affixed and cancelled; or who sells, or offers for sale, for consumption in the United States, or uses, or has in possession. except in the manufactory, or while in transfer, under bond or a collector's permit, from any manufactory, store, or warehouse, to a vessel for exportation to a foreign country, any manufactured tobacco or snuff on which only the stamp marking the same for export has been affixed, shall for each such offence, respectively, be fined not less than one thousand dollars nor more than five thousand dollars, and be imprisoned not less than six months nor more than two years. (562, 799.)

2079. Sec. 3375. Every person who affixes to any package containing tobacco or snuff any false, forged, fraudulent, spurious, or counterfeit stamp, or a stamp which has been before used, shall be deemed guilty of a felony, and shall be fined not less than one thousand dollars nor more than five thousand dollars, and imprisoned not less than two years nor more than five years. (562.)

2080. Sec. 3376. Whenever any stamped box, bag, vessel, wrapper, or envelope of any kind, containing tobacco or snuff, is emptied, the stamp or stamps thereon shall be destroyed by the person in whose hands the same may be. And every person who wilfully neglects or refuses so to do shall, for each such offence, be fined fifty dollars, and imprisoned not less than ten days nor more than six months. And every person who sells or gives away, or who buys or accepts from another any such empty stamped box, bag, vessel, wrapper, or envelope of any kind, or the stamp or stamps taken from any such empty box, bag, vessel, wrapper, or envelope of any kind, shall, for each such offence, be fined one hundred dollars and imprisoned for not less than twenty days, and not more than one year. And every manufacturer or other person who puts tobacco or snuff into any such box, bag, vessel, wrapper, or envelope, the same having been either emptied or partially emptied, or who has in his possession, or affixes to any box or other package, any stamp which has been previously used, or who sells, or offers for sale, any box or other package of tobacco, snuff, or cigars, having affixed thereto any fraudulent, spurious, imitation, or counterfeit stamp, or stamp that has been previously used, or sells from any such fraudulently stamped box or package, or has in his possession any box or package as aforesaid, knowing the same to be fraudulently stamped, shall, for each such offence, be fined not less than one hundred dollars nor more than five hundred dollars, and imprisoned for not less than one year nor more than three years. (563, 800.)

2081. Sec. 3377. All manufactured tobacco and snuff (not including cigars) imported from foreign countries shall, in addition to the import duties imposed on the same, pay the tax imposed by law on like kinds of tobacco and snuff

manufactured in the United States, and have the same stamps respectively affixed. Such stamps shall be affixed and cancelled on all such articles so im ported by the owner or importer thereof, while they are in the custody of the proper custom-house officers, and such articles shall not pass out of the custody of said officers until the stamps have been affixed and cancelled. Such totacco and snuff shall be put up in packages, as prescribed by law for like articles manufactured in the United States before the stamps are affixed; and the owner or importer shall be liable to all the penal provisions prescribed for manufacturers of tobacco and snuff manufactured in the United States. Whenever it is necessary to take any such articles, so imported, to any place for the purpose of repacking, affixing, and cancelling such stamps, other than the public stores of the United States, the collector of customs of the port where they are entered shall designate a bonded warehouse to which they shall be taken, under the control of such customs officer as he may direct. And every officer of customs who permits any such articles to pass out of his custody or control without compliance by the owner or importer thereof with the provisions of this section relating thereto, shall be deemed guilty of a misdemeanor, and shall be fined not less than one thousand dollars nor more than five thousand dollars, and imprisoned not less than six months nor more than three years. (565, 2280.)

2081b, Sec. 3386. There shall be an allowance of drawback on tobacco, snuff, and cigars on which the tax has been paid by suitable stamps affixed thereto before removal from the place of manufacture, when the same are exported, equal in amount to the value of the stamps found to have been so affixed; the evidence that the stamps were so affixed, and the amount of tax so paid, and of the subsequent exportation of the said tobacco, snuff, and cigars, to be ascertained under such regulations as shall be prescribed by the Commissioner of Internal Revenue and approved by the Secretary of the Treasury. Any sums found to be due under the provisions of this section shall be paid by the warrant of the Secretary of the Treasury on the Treasurer of the United States, out of any money arising from internal duties not otherwise appropriated: Provided, That no claim for an allowance of drawback shall be entertained or allowed for a sum less than fifty dollars, nor except upon evidence satisfactory to the Commissioner of Internal Revenue that the stamps affixed to the tobacco. snuff, or cigars alleged to have been exported were totally destroyed before the shipment thereof, and that the same have been landed in a foreign country or lost at sea, and have not been relanded within the limits of the United States. (801, 2281.)

CHAPTER SEVEN.

CIGARS.

2082. Sec. 3387. Every person before commencing, or, if he has already commenced, before continuing, the manufacture of cigars, shall furnish, without previous demand therefor, to the collector of the district a statement in duplicate, under oath, setting forth the place, and, if in a city, the street and number of the street, where the manufacture is to be carried on; and when the same are to be manufactured for, or to be sold and delivered to, any other person, the name and residence and business or occupation of the person for whom they are to be manufactured, or to whom they are to be delivered; and shall give a bond, in conformity with the provisions of this Title, in such penal sum as the collector may require, not less than five hundred dollars, with an addition of one hundred dollars for each person proposed to be employed by him in making cigars, and the sum of said bond may be increased from time to time and additional sureties required, at the discretion of the collector, or under

the instructions of the Commissioner of Internal Revenue. Said bond shall be conditioned. [that he shall not employ any person to manufacture cigars who has not been duly registered as a cigar-maker (2282); that he shall not engage in any attempt, by himself or by collusion with others, to defraud the Government of any tax on his manufactures; that he shall render correctly all the returns, statements, and inventories prescribed; that whenever he shall add to the number of cigar-makers employed by him he shall immediately give notice thereof to the collector of the district; that he shall stamp, in accordance with law, all cigars manufactured by him before he offers the same or any part thereof for sale, and before he removes any part thereof from the place of manufacture; that he shall not knowingly sell, purchase, expose, or receive for sale, any cigars which have not been stamped as required by law; and that he shall comply with all the requirements of law relating to the manufacture of cigars. Every cigar-manufacturer shall obtain from the collector of the district, who is hereby required to issue the same, a certificate setting forth the number of cigar-makers for which the bond has been given, and shall keep the same posted in a conspicuous place within the manufactory; and every cigar-manufacturer who neglects or refuses to obtain such certificate, or to keep the same posted as hereinbefore provided, shall be fined one hundred dollars. And every person who manufactures cigars of any description, without first giving bond as herein required, shall be fined not less than one hundred dollars nor more than five thousand dollars, and imprisoned not less than three months nor more than five years. Cigarettes and cheroots shall be held to be cigars under the meaning of this chapter. (567, 568.)

2083. Sec. 3392. All eigars shall be packed in boxes not before used for that purpose, containing, respectively, twenty-five, fifty, one hundred, two hundred and fifty, or five hundred eigars each; and every person who sells or offers for sale, or delivers or offers to deliver, any eigars in any other form than in new boxes as above described, or who packs in any box any eigars in excess of the number provided by law to be put in each box respectively, or who falsely brands any box, or affixes a stamp on any box denoting a less amount of tax than that required by law, shall be fined for each such offence not less than one hundred dollars nor more than one thousand dollars, and be imprisoned not less than six months nor more than two years: *Provided*, That nothing in this section shall be construed as preventing the sale of eigars at retail by retail dealers who have paid the special tax as such from boxes packed.

stamped, and branded in the manner prescribed by law. (569, 2283.)

2084. Sec. 3394. Upon cigars which shall be manufactured and sold, or removed for consumption or use, there shall be assessed and collected the fol-

lowing taxes, to be paid by the manufacturer thereof:

2085. On cigars of all descriptions, made of tobacco or any substitute therefor, [five] dollars per thousand; on cigarettes weighing not more than three pounds per thousand, one dollar and [fifty] cents per thousand; on cigarettes weighing more than three pounds per thousand, [five] dollars per thousand 566, 2203.)

2086. Sec. 3395. The Commissioner of Internal Revenue shall cause to be prepared, for payment of the tax upon cigars, suitable stamps denoting the tax thereon. Such stamps shall be furnished to collectors requiring them, and collectors shall, if there be any cigar-manufacturers within their respective districts, keep on hand at all times a supply equal in amount to two months' sales thereof, and shall sell the same only to the cigar-manufacturers who have given bonds and paid the special tax, as required by law, in their districts, respectively, and to importers of cigars, who are required to affix the same to imported cigars in the custody of customs officers, and to persons required by law to affix the same to cigars on hand after the first day of April, eighteen hundred and sixty-nine. Every collector shall keep an account of the number amount, and denominate values of the stamps sold by him to each cigar-manufacturer, and to other persons above described. (570.)

2087. Sec. 3396. The Commissioner of Internal Revenue may prescribe such regulations for the inspection of cigars, cheroots, and cigarettes, and the collection of the tax thereon, as he may deem most effective for the prevention of

frauds in the payment of such tax. (566.)

2088. Sec. 3397. Whenever any cigars are removed from any manufactory, or place where cigars are made, without being packed in boxes as required by the provisions of this chapter, or without the proper stamp thereon denoting the tax, or without burning into each box with a branding-iron the number of the cigars contained therein, the name of the manufacturer, and the number of the district and the State, or without properly affixing thereon and cancelling the stamp denoting the tax on the same, or are sold or offered for sale not properly boxed and stamped, they shall be forfeited to the United States. And every person who commits any of the above-described offences shall be fined for each such offence not less than one hundred dollars nor more than one thousand dollars, and imprisoned not less than six months nor more than two years. And every person who packs cigars in any box bearing a false or fraudulent or counterfeit stamp, or who affixes to any box containing cigars a stamp in the similitude or likeness of any stamp required to be used by the laws of the United States, whether the same be a customs or internal-revenue stamp; or who buys, receives, or has in his possession any cigars on which the tax to which they are liable has not been paid, or who removes or causes to be removed from any box any stamp denoting the tax on cigars, with intent to use the same, or who uses or permits any other person to use any stamp so removed, or who receives, buys, sells, gives away, or has in his possession any stamp so removed, or who makes any other fraudulent use of any stamp intended for cigars, or who removes from the place of manufacture any cigars not properly boxed and stamped as required by law, shall be deemed guilty of a felony, and shall be fined not less than one hundred dollars nor more than one thousand dollars, and imprisoned not less than six months nor more than three years. (571, 802, 2284.)

2089. Sec. 3398. The absence of the proper revenue-stamp on any box of cigars sold, or offered for sale, or kept for sale, shall be notice to all persons that the tax has not been paid thereon, and shall be prima-facie evidence of the non-payment thereof, and such cigars shall be forfeited to the United

States. (572.)

2090. Sec. 3399. Whenever eigars of any description are manufactured, in whole or in part, upon commission or shares, or the material is furnished by one party and manufactured by another, or the material is furnished or sold by one party with an understanding or agreement with another that the cigars are to be received in payment therefor, or for any part thereof, the stamps required by law shall be affixed by the actual maker before the cigars are removed from the place of manufacturing. And in case of fraud on the part of either of said parties in respect to said manufacture, or of any collusion on their part with intent to defraud the revenue, such material and cigars shall be forfeited to the United States; and every person engaged in such fraud or collusion shall be fined not less than one hundred dollars nor more than five thousand dollars, and imprisoned for not less than six months nor more than three years. (573.)

2091. Sec. 3400. Every manufacturer of cigars who removes or sells any cigars without payment of the special tax as a cigar-manufacturer, or without having given bond as such, or without the proper stamps denoting the tax thereon; or who makes false or fraudulent entries of the manufacture or sale of any cigars; or makes false or fraudulent entries of the purchase or sale of leaf-tobacco, tobacco-stems, or other material used in the manufacture of cigars; or who affixes any false, forged, spurious, fraudulent, or counterfeit stamp, or imitation of any stamp, required by law to any box containing any cigars, shall, in addition to the penalties elsewhere provided in this Title for such offences, forfeit to the United States all raw material and manufactured or partly manu-

factured tobacco and cigars, and all machinery, tools, implements, apparatus, fixtures, boxes, barrels, and all other materials which shall be found in his possession, or in his manufactory, and used in his business as such manufacturer, together with his estate or interest in the building or factory, and the lot or tract of ground on which such building or factory is located, and all appurte-

nances thereunto belonging. (574.)

2092, Sec. 3401. Every person who sells or offers for sale any cigars, representing the same to have been manufactured and the tax paid thereon prior to July twenty, eighteen hundred and sixty-eight, when the same were not so manufactured and the tax was not so paid, shall be liable to a penalty of five hundred dollars for each offence, and shall be deemed guilty of a misdemeanor, and shall be fined not less than five hundred dollars nor more than five thousand dollars, and imprisoned not less than six months nor more than three

2093. Sec. 3402. All cigars imported from foreign countries shall pay, in addition to the import duties imposed thereon, the tax prescribed by law for cigars manufactured in the United States, and shall have the same stamps affixed. The stamps shall be affixed and cancelled by the owner or importer of the cigars while they are in the custody of the proper custom-house officers, and the cigars shall not pass out of the custody of such officers until the stamps have been so affixed and cancelled, but shall be put up in boxes containing quantities as prescribed in this chapter for cigars manufactured in the United States, before the stamps are affixed.* And the owner or importer of such cigars shall be liable to all the penal provisions of this Title prescribed for manufacturers of cigars manufactured in the United States. Whenever it is necessary to take any cigars so imported to any place other than the public stores of the United States, for the purpose of affixing and cancelling such stamps, the collector of customs of the port where such cigars are entered shall designate a bonded warehouse to which they shall be taken, under the control of such customs officer as such collector may direct. And every officer of customs who permits any such cigars to pass out of his custody or control, without compliance by the owner or importer thereof with the provisions of this section relating thereto, shall be deemed guilty of a misdemeanor, and shall be fined not less than one thousand dollars nor more than five thousand dollars, and imprisoned not less than six months nor more than three years. (575.)

2094. Sec. 3403. Every person who sells or offers for sale any imported cigars, or cigars purporting or claimed to have been imported, not put up in packages and stamped as provided by this chapter, shall be fined not less than five hundred dollars nor more than five thousand dollars, and be imprisoned

not less than six months nor more than two years. (575 b.)

2095. Sec. 3404. Every person who purchases or receives for sale any cigars which have not been branded or stamped according to law, shall be liable to a

penalty of fifty dollars for each such offence.

2096. Sec. 3405. Every person who purchases or receives for sale any cigars from any manufacturer who has not paid the special tax shall be liable for each offence to a penalty of one hundred dollars, and to a forfeiture of all the said

articles so purchased or received, or of the full value thereof.

2097. Sec. 3406. Whenever any stamped box containing cigars, cheroots, or cigarettes, is emptied, it shall be the duty of the person in whose hands the same is to destroy utterly the stamps thereon. And any person who wilfully neglects or refuses so to do shall, for each such offence, be fined not exceeding fifty dollars and imprisoned not less than ten days nor more than six months. And any person who fraudulently gives away or accepts from another, or who

^{*} In addition to the existing requirements for the cancellation of internal revenue stamps on imported cigars, it is prescribed that each stamp, at the time of delivery to the customs officer to be placed on the box, shall have the signature of the importer, and the name of the month and year, duly written thereon. (circular, November 4, 1870, Syn. Ser., 751.) Customs cigar stamps should in every case, when practicable, be affixed on the cigars at the port of original entry, whether the cigars are entered for warehouse or not.

The internal revenue stamps, however, which represent the tax to be paid in case the cigars are withdrawn for consumption, need not be affixed on the cigars until they are entered for consumption at the final port. (May 16, 1872, Key West. Syn. Ser., 1124.)

sells, buys, or uses for packing eigars, cheroots, or eigarettes, any such stamped box shall for each such offence be fined not exceeding one hundred dollars and be imprisoned not more than one year. (804.) Any revenue officer may de-

stroy any emptied eigar-box upon which a eigar-stamp is found.

2097b. Sec. 3430. Provided, that lucifer or friction matches and cigar lights and wax tapers may be removed from the place of manufacture for export to a foreign country, without payment of tax or affixing stamps thereto, under such regulations as the Commissioner of Internal Revenue may prescribe. (2285.)

CHAPTER NINE.

STAMP-TAXES ON SPECIFIC OBJECTS.

2098. Sec. 3433. All medicines, preparations, compositions, perfumery, cosmetics, cordials, and other liquors manufactured wholly or in part of domestic spirits, intended for exportation, as provided by law, in order to be manufactured and sold or removed, without being charged with duty, and without having a stamp affixed thereto, shall, under such regulations as the Secretary of the Treasury may prescribe, be made and manufactured in warehouses similarly constructed to those known and designated in Treasury regulations as bonded warehouses, class two: Provided, That such manufacturer shall first give satisfactory bonds to the collector of internal revenue for the faithful observance of all the provisions of law and the regulations as aforesaid, in amount not less than half of that required by the regulations of the Secretary of the Treasury from persons allowed bonded warehouses. Such goods, when manufactured in such warehouses, may be removed for exportation, under the direction of the proper officer having charge thereof, who shall be designated by the Secretary of the Treasury, without being charged with duty, and without having a stamp affixed thereto. Any manufacturer of the articles aforesaid, or of any of them, having such bonded warehouse as aforesaid, shall be at liberty, under such regulations as the Secretary of the Treasury may prescribe, to convey therein any materials to be used in such manufacture which are allowed by the provisions of law to be exported free from tax or duty, as well as the necessary materials, implements, packages, vessels, brands, and labels for the preparation, putting up, and export of the said manufactured articles; and every article so used shall be exempt from the payment of stamp and excise duty by such manufacturer. Articles and materials (except distilled spirits) so to be used may be transferred from any bonded warehouse in which the same may be, under such regulations as the Secretary of the Treasury may prescribe, into any bonded warehouse in which such manufacture may be conducted, and may be used in such manufacture, and when so used shall be exempt from stamp duty; and the receipt of the officer in charge, as aforesaid, shall be received as a voucher for the manufacture of such articles. Any materials imported into the United States may, under such rules as the Secretary of the Treasury may prescribe, and under the direction of the proper officer, be removed in original packages from on shipboard, or from the bonded warehouse in which the same may be, into the bonded warehouse in which such manufacture may be carried on, for the purpose of being used in such manufacture, without payment of duties thereon, and may there be used in such manufacture. No article so removed, nor any article manufactured in said bonded warehouse, shall be taken therefrom except for exportation, under the direction of the proper officer having charge thereof, as aforesaid, whose certificate, describing the articles by their marks, or otherwise, the quantity, the date of importation, and name of vessel, with such additional particulars as may from time to time be required, shall be received by the collector of customs in cancellation of the bonds, or return of the amount of foreign import duties. All labor performed and services rendered under these regulations shall be under the supervision of an officer of the customs, and at the expense of the manufacturer. (466.)

TITLE XXXVII.

COINAGE, WEIGHTS, AND MEASURES.

2099. Sec. 3505. Any gold coins of the United States, if reduced in weight by natural abrasion not more than one-half of one per centum below the standard weight prescribed by law, after a circulation of twenty years, as shown by the date of coinage, and at a ratable proportion for any period less than twenty years, shall be received at their nominal value by the United States Treasury and its offices, under such regulations as the Secretary of the Treasury may prescribe for the protection of the Government against fraudulent abrasion or

other practices.

2100. Sec. 3511. The gold coins of the United States shall be a one-dollar piece, which, at the standard weight of twenty-five and eight-tenths grains, shall be the unit of value; a quarter-eagle, or two and a half dollar piece; a three-dollar piece; a half-eagle, or five-dollar piece; an eagle, or ten-dollar piece; and a double-eagle, or twenty-dollar piece. And the standard weight of the gold dollar shall be twenty-five and eight-tenths grains; of the quarter-eagle, or two and a half dollar piece, sixty-four and a half grains; of the three-dollar piece, seventy-seven and four-tenths grains; of the half-eagle, or five-dollar piece, one hundred and twenty-nine grains; of the eagle, or ten-dollar piece, two hundred and fifty-eight grains; of the double-eagle, or twenty-dollar piece, five hundred and sixteen grains.

2101. Sec. 3512. Any gold coins in the Treasury of the United States, when reduced in weight by natural abrasion more than one-half of one per centum

below the standard weight prescribed by law, shall be recoined.

2102. Sec. 3513. The silver coins of the United States shall be a trade-dollar, a half-dollar, or fifty-cent piece, a quarter-dollar, or twenty-five-cent piece, a dime, or ten-cent piece; and the weight of the trade-dollar shall be four hundred and twenty grains troy; the weight of the half-dollar shall be twelve grams and one-half of a gram; the quarter-dollar and the dime shall be, respectively, one-half and one-fifth of the weight of said half dollar.

2103. Sec. 3514. The standard for both gold and silver coins of the United States shall be such that of one thousand parts by weight nine hundred shall be of pure metal and one hundred of alloy. The alloy of the silver coins shall be of copper. The alloy of the gold coins shall be of copper, or of copper and silver; but the silver shall in no case exceed one tenth of the whole alloy. [See

§ 5460, Rev. Stats.]

2103b. Sec. 3515. The minor coins of the United States shall be a five-cent piece, a three-cent piece, and a one-cent piece. The alloy for the five and three cent pieces shall be of copper and nickel, to be composed of three-fourths copper and one-fourth nickel. The alloy of the one-cent piece shall be ninety-five per centum of copper and five per centum of tin and zinc, in such proportions as shall be determined by the Director of the Mint. The weight of the piece of five cents shall be seventy-seven and sixteen-hundredths grains troy; of the three-cent piece, thirty grains; and of the one-cent piece, forty-eight grains.

2104. Sec. 3516. No coins, either of gold, silver, or minor coinage, shall hereafter be issued from the Mint other than those of the denominations, standards, and weights set forth in this Title. [See §§ 5457-5462, Rev. Stats.]

2105. SEC. 3517. Upon the coins there shall be the following devices and legends: Upon one side there shall be an impression emblematic of liberty, with an inscription of the word "Liberty" and the year of the coinage, and upon the reverse shall be the figure or representation of an eagle, with the inscriptions "United States of America" and "E Pluribus Unum," and a designation of the value of the coin; but on the gold dollar and three-dollar piece, the dime, five, three, and one-cent piece, the figure of the eagle shall be omitted; and on the reverse of the silver trade-dollar the weight and the fineness of the coin shall be inscribed.

2106. Sec. 3535. In adjusting the weights of the gold coins, the following deviations shall not be exceeded in any single piece: In the double-eagle and the eagle, one-half of a grain; in the half-eagle, the three-dollar piece, the quarter-eagle, and the one-dollar piece, one-fourth of a grain. And in weighing a number of pieces together, when delivered by the coiner to the superintendent, and by the superintendent to the depositor, the deviation from the standard weight shall not exceed one hundredth of an ounce in five thousand dollars in double-eagles, eagles, half-eagles, or quarter-eagles, in one thousand three-dollar pieces, and in one thousand one-dollar pieces.

2107. Sec. 3536. In adjusting the weight of the silver coins the following deviations shall not be exceeded in any single piece: In the dollar, the half and quarter dollar, and in the dime, one and one-half grains. And in weighing [a] large number of pieces together, when delivered by the coiner to the superintendent, and by the superintendent to the depositor, the deviations from the standard weight shall not exceed two-hundredths of an ounce in one thousand dollars, half dollars, or quarter-dollars, and one-hundredth of an ounce in one

thousand dimes.

2108. Sec. 3537. In adjusting the weight of the minor coins provided by this Title, there shall be no greater deviation allowed than three grains for the five-

cent piece and two grains for the three and one-cent pieces.

2109. Sec. 3548. For the purpose of securing a due conformity in weight of the coins of the United States to the provisions of this Title, the brass troy-pound weight procured by the minister of the United States at London, in the year eighteen hundred and twenty-seven, for the use of the Mint and now in the custody of the Mint at Philadelphia, shall be the standard troy pound of the Mint of the United States, conformably to which the coinage thereof shall

be regulated.

2110. Sec. 3549. It shall be the duty of the Director of the Mint to procure for each mint and assay-office, to be kept safely thereat, a series of standard weights corresponding to the standard troy pound of the Mint of the United States, consisting of a one-pound weight and the requisite subdivisions and multiples thereof, from the hundredth part of a grain to twenty-five pounds. The troy weights ordinarily employed in the transactions of such mints and assay-offices shall be regulated according to the above standards at least once in every year, under the inspection of the superintendent and assayer; and the accuracy of those used at the Mint at Philadelphia shall be tested annually, in the presence of the assay-commissioners, at the time of the annual examination and test of coins.

2111. Sec. 3563. The money of account of the United States shall be expressed in dollars or units, dimes or tenths, cents, or hundredths, and mills or thousandths, a dime being the tenth part of a dollar, a cent the hundredth part of a dollar, a mill the thousandth part of a dollar; and all accounts in the public offices and all proceedings in the courts shall be kept and had in conformity to

this regulation.

2112. Sec. 3564. The value of foreign coin as expressed in the money of account of the United States shall be that of the pure metal of such coin of standard value; and the values of the standard coins in circulation of the various nations of the world shall be estimated annually by the Director of the Mint, and be proclaimed on the first day of January by the Secretary of the Treasury.

2113. SEC. 3565. In all payments by or to the Treasury, whether made here or in foreign countries, where it becomes necessary to compute the value of the sovereign or pound sterling, it shall be deemed equal to four dollars eighty-six cents and six and one-half mills, and the same rule shall be applied in appraising merchandise imported where the value is, by the invoice, in sovereigns or pounds sterling, and in the construction of contracts payable in sovereigns or pounds sterling; and this valuation shall be the par of exchange between Great Britain and the United States; and all contracts made after the first day of January, eighteen hundred and seventy-four, based on an assumed par of ex-

change with Great Britain of fifty-four pence to the dollar, or four dollars forty-four and four-ninths cents to the sovereign or pound sterling, shall be null and void.

2114. SEC. 3566. All foreign gold and silver coins received in payment for moneys due to the United States shall, before being issued in circulation, be coined anew.

2115. Sec. 3567. The pieces commonly known as the quarter, eighth, and sixteenth of the Spanish pillar-dollar, and of the Mexican dollar, shall be receivable at the Treasury of the United States, and its several offices, and at the several post-offices and land-offices, at the rates of valuation following: the fourth of a dollar, or piece of two reals, at twenty cents; the eighth of a dollar, or piece of one real, at ten cents; and the sixteenth of a dollar, or half-real, at five cents.

2116. Sec. 3568. The Director of the Mint, with the approval of the Secretary of the Treasury, may prescribe such regulations as are necessary and proper, to secure the transmission of the coins mentioned in the preceding section to the Mint for recoinage, and the [turn] [return] or distribution of the proceeds thereof, when deemed expedient, and may prescribe such forms of account as are appropriate and applicable to the circumstances. The expenses incident to such transmission or distribution, and of recoinage, shall be charged against the account of silver profit and loss, and the net profits, if any, shall be paid, from time to time, into the Treasury. (2259.)

2117. Sec. 3569. It shall be lawful throughout the United States of America to employ the weights and measures of the metric system; and no contract or dealing, or pleading in any court, shall be deemed invalid or liable to objection because the weights or measures expressed or referred to therein are weights or

measures of the metric system.

2118. Sec. 3570. The tables in the schedule hereto annexed shall be recognized in the construction of contracts, and in all legal proceedings, as establishing, in terms of the weights and measures now in use in the United States, the equivalents of the weights and measures expressed therein in terms of the metric system; and the tables may lawfully be used for computing, determining, and expressing in customary weights and measures the weights and measures of the metric system.

MEASURES OF LENGTH.

METRIC DENOMINATIONS AND VALUES.	EQUIVALENTS IN DENOMINATIONS IN USE.	
Myrimeter 10,000 meters. Kilometer 1,000 meters. Hectometer. 100 meters. Dekameter. 10 meters. Meter. 1 meter. Decimeter. ½ of a meter. Centimeter ½ of a meter. Millimeter. 1 voto of a meter.	6.2137 miles. 0.62137 miles, or 3280 feet and 10 inches. 328 feet and one inch. 39.37 inches. 39.37 inches. 0.3937 inches. 0.3937 inches. 0.0394 inches.	

MEASURES OF CAPACITY.

METRIC DENOMINATIONS AND VALUES.		EQUIVALENTS IN DENOMINATIONS IN USE.		
Names.	Number of liters.	Cubic Measure.	Dry Measure.	Liquid or Wine Measure.
Kiloliter, or stere	10 1	1 cubic meter	2 bushels, 3.35 pecks 9 08 quarts	2.6417 gallons. 1.0567 quarts. 0.845 gills. 0.338 fluid oz.

MEASURES OF SURFACE.

METRIC DENOMINATIONS AND VALUES.	EQUIVALENTS IN DENOMINATIONS IN USE.	
Hectare	2.471 acres. 119.6 square yards. 1550 square inches.	

WEIGHTS.

METRIC DENOMINATIONS AND VALUES.		EQUIVALENTS IN DENOMI- NATIONS IN USE.	
Names.	Number of grams.	Weight of what quantity of water at maximum density.	Avoirdupois Weight.
Millier, or Tonneau Quintal Myrlagram. Kilogram, or kilo Hectogram Dekagram. Gram Gram Centigram Milligram	100,000 10,000 1,000 1,000 100 10 10 10	1 cubic meter 1 hectoliter 10 liters 1 liter 1 deciliter 10 cubic centimeters 1 cubic centimeter 2 of a cube centimeter 10 cubic millimeters 1 cubic millimeters	2204.6 pounds. 220.46 pounds. 22.046 pounds. 2.2046 pounds. 3.5274 ounces, 0.3527 ounces, 15.432 grains, 1.5432 grains. 0.1543 grains.

TITLE XLVIII.

CHAPTER FOUR.

DISCRIMINATING DUTIES.

2119. Sec. 4228. Upon satisfactory proof being given to the President, by the government of any foreign nation, that no discriminating duties of tonnage or imposts are imposed or levied in the ports of such nation upon vessels wholly belonging to citizens of the United States, or upon the produce, manufactures, or merchandise imported in the same from the United States or from any foreign country, the President may issue his proclamation, declaring that the foreign discriminating duties of tonnage and impost within the United States are suspended and discontinued, so far as respects the vessels of such foreign nation, and the produce, manufactures, or merchandise imported into the United States from such foreign nation, or from any other foreign country; the suspension to take effect from the time of such notification being given to the President, and to continue so long as the reciprocal exemption of vessels, belonging to citizens of the United States, and their cargoes, shall be continued, and no longer.

2120. Sec. 4229. No other or higher rate of duties shall be imposed or collected on vessels of Prussia, or of her dominions, from whencesoever coming, nor on their cargoes, howsoever composed, than are or may be payable on ves-

sels of the United States, and their cargoes.

2121. Sec. 4230. The preceding section shall continue and he in force during the time that the equality for which it provides shall, in all respects, be reciprocated in the ports of Prussia and her dominions; and if at any time hereafter the equality shall not be reciprocated in the ports of Prussia and her dominions, the President may issue his proclamation, declaring that fact, and thereupon the section preceding shall cease to be in force.

2122. Sec. 4231. From Spanish vessels coming from any port or place in Spain or her colonies, where no discriminating or countervailing duties on ton-

nage are levied upon vessels of the United States, or from any other port or place to and with which vessels of the United States are ordinarily permitted to go and trade, there shall be exacted in the ports of the United States no other or greater duty on tonnage than at the time may be exacted of vessels of the United States.

2123. Sec. 4232. The mail steamships employed in the mail-service between the United States and Brazil shall be exempt from all port-charges and custom-house dues at the port of departure and arrival in the United States if, and so long as, a similar immunity from port-charges and custom-house dues is granted by the government of Brazil.

TITLE LXVIII.

REMISSION OF FINES, PENALTIES, AND FORFEITURES.

2124. Sec. 5292. Whenever any person who shall have incurred any fine, penalty, or forfeiture, or disability, or may be interested in any vessel or merchandise which has become subject to any seizure, forfeiture, or disability by authority of any provisions of law for imposing or collecting any duties or taxes, or relating to registering, recording, enrolling, or licensing vessels, [and for regulating the same, or providing for the suppression of insurrections or unlawful combinations against the United States, shall prefer his petition to the judge of the district in which such fine, penalty, or forfeiture, or disability has accrued, truly and particularly setting forth the circumstances of his case, and shall pray that the same may be mitigated or remitted, the judge shall inquire, in a summary manner, into the circumstances of the case; first causing reasonable notice to be given to the person claiming such fine, penalty, or forfeiture, and to the attorney of the United States for such district, that each may have an opportunity of showing cause against the mitigation or remission thereof; and shall cause the facts appearing upon such inquiry to be stated and annexed to the petition, and direct their transmission to the Secretary of the Treasury. The Secretary shall thereupon have power to mitigate or remit such fine, forfeiture, or penalty, or remove such disability, or any part thereof, if, in his opinion, the same was incurred without willful negligence, or any intention of fraud in the person incurring the same; and to direct the prosecution, if any has been instituted for the recovery thereof, to cease and be discontinued, upon such terms or conditions [as] he may deem reasonable and just. [See §§ 3469, 3471, 3472, 5530, Rev. Stats.]

2125. Sec. 5293. The Secretary of the Treasury is authorized to prescribe such rules and modes of proceeding to ascertain the facts upon which an application for remission of a fine, penalty, or forfeiture is founded, as he deems proper, and, upon ascertaining them, to remit the fine, penalty, or forfeiture, if in his opinion it was incurred without willful negligence or fraud, in either of

the following cases:

First. [If the fine, penalty, or forfeiture was imposed under authority of any provisions of law for imposing or collecting any duties or taxes, or relating to registering, recording, enrolling, or licensing vessels, and the amount does not exceed fifty dollars.]* [If the fine, penalty, or forfeiture was imposed under authority of any revenue law, and the amount does not exceed one thousand dollars.] (2261.)

Second. Where the case occurred within either of the collection-districts in

the States of California or Oregon.

Third. If the fine, penalty, or forfeiture was imposed under authority of any

^{*} The clause in italics is repealed and superseded by that in roman type. (See 2261.)

provisions of law relating to the importation of merchandise from foreign contiguous territory, or relating to manifests for vessels enrolled or licensed to carry on the coasting-trade on the northern, northeastern, and northwestern frontiers.

[Fourth.]

Fifth. If the fine, penalty, or forfeiture was imposed by authority of any provisions of law for levying or collecting any duties or taxes, or relating to registering, recording, enrolling, or licensing vessels, and the case arose within the collection district of Alaska, or was imposed by virtue of any provisions of law

relating to fur-seals upon the islands of Saint Paul and Saint George.

2126. Sec. 5294. The Secretary of the Treasury may, upon application therefor, remit or mitigate any fine or penalty provided for in laws relating to steam-vessels, or discontinue any prosecution to recover penalties denounced in such laws, excepting the penalty of imprisonment, or of removal from office, upon such terms as he, in his discretion, shall think proper; and all rights granted to informers by such laws shall be held subject to the Secretary's power of remission, except in cases where the claims of any informer to the share of any penalty shall have been determined by a court of competent jurisdiction, prior to the application for the remission of the penalty; and the Secretary shall have authority to ascertain the facts upon all such applications, in such manner and under such regulations as he may deem proper.

2127. Sec. 5295. Any officer or other person entitled to or interested in a part or share of any fine, penalty, or forfeiture incurred under any law of the United States, may be examined as a witness in any of the proceedings for the recovery of such fine, penalty, or forfeiture by either of the parties thereto, and such examination shall not deprive such witness of his share or interest in such

fine, penalty, or forfeiture.

2128. SEC. 5296. When a poor convict, sentenced by any court of the United States to be imprisoned and pay a fine, or fine and cost, or to pay a fine, or fine and costs, has been confined in prison thirty days, solely for the non-payment of such fine, or fine and costs, such convict may make application in writing to any commissioner of the United States court in the district where he is imprisoned setting forth his inability to pay such fine, or fine and costs, and after notice to the district attorney of the United States, who may appear, offer evidence, and be heard, the commissioner shall proceed to hear and determine the matter. If on examination it shall appear to him that such convict is unable to pay such fine, or fine and costs, and that he has not any property exceeding twenty dollars in value, except such as is by law exempt from being taken on execution for debt, the commissioner shall administer to him the following oath: "I do solemnly swear that I have not any property, real or personal, to the amount of twenty dollars, except such as is by law exempt from being taken on civil process for debt by the laws of (naming the State where oath is administered;) and that I have no property in any way conveyed or concealed, or in any way disposed of, for my future use or benefit. So help me God." Upon taking such oath such convict shall be discharged; and the commissioner shall give to the keeper of the jail a certificate setting forth the facts. [See § 1042, Rev. Stats.

TITLE LXXIV.

REPEAL PROVISIONS.

2129. Sec. 5595. The foregoing seventy-three titles embrace the statutes of the United States, general and permanent in their nature, in force on the first day of December, one thousand eight hundred and seventy-three, as revised and consolidated by commissioners appointed under an act of Congress, and the same shall be designated and cited as the Revised Statutes of the United States.

2130. Sec. 5596. All acts of Congress passed prior to said first day of December, one thousand eight hundred and seventy-three, any portion of which is embraced in any section of said revision, are hereby repealed, and the section applicable thereto shall be in force in lieu thereof; all parts of such acts not contained in such revision, having been repealed or superseded by subsequent acts, or not being general or permanent in their nature: *Provided*, That the incorporation into said revision of any general and permanent provision, taken from an act making appropriations, or from an act containing other provisions of a private, local or temporary character, shall not repeal, or in any way affect any appropriation, or any provision of a private, local or temporary character, contained in any of said acts, but the same shall remain in force; and all acts of Congress passed prior to said last-named day, no part of which are embraced in said revision, shall not be affected or changed by its enactment.

2131. Sec. 5597. The repeal of the several acts embraced in said revision, shall not affect any act done, or any right accruing or accrued, or any suit or proceeding had or commenced in any civil cause before the said repeal, but all rights and liabilities under said acts shall continue, and may be enforced in the same manner, as if said repeal had not been made; nor shall said repeal in any manner affect the right to any office, or change the term or tenure thereof.

2132. Sec. 5598. All offences committed, and all penalties or forfeitures incurred under any statute embraced in said revision prior to said repeal, may be prosecuted and punished in the same manner and with the same effect, as

if said repeal had not been made.

2133. Sec. 5599. All acts of limitation, whether applicable to civil causes and proceedings, or to the prosecution of offences, or for the recovery of penalties or forfeitures, embraced in said revision and covered by said repeal, shall not be affected thereby, but all suits, proceedings, or prosecutions, whether civil or criminal, for causes arising, or acts done or committed prior to said repeal, may be commenced and prosecuted within the same time as if said repeal had not been made.

2134. Sec. 5600. The arrangement and classification of the several sections of the revision have been made for the purpose of a more convenient and orderly arrangement of the same, and therefore no inference or presumption of a legislative construction is to be drawn by reason of the Title, under which

any particular section is placed.

2135. Sec. 5601. The enactment of the said revision is not to affect or repeal any act of Congress passed since the first day of December, one thousand eight hundred and seventy-three, and all acts passed since that date are to have full effect as if passed after the enactment of this revision, and so far as such acts vary from or conflict with any provision contained in said revision, they are to have effect as subsequent statutes, and as repealing any portion of the revision neonsistent therewith.

JANUARY 8, 1874.

(U. S. STATUTES AT LARGE, VOL. XVIII., p. 285.)

No. 1.—Joint Resolution providing for a Change in the Name and Title of the Agent and Consul-General of the United States at Alexandria.

2136. The name and title of the agent and consul-general of the United States at Alexandria shall, from the passage of this joint resolution, be "agent and consul-general of the United States at Cairo."

MARCH 24, 1874.

(U. S. STATUTES AT LARGE, VOL. XVIII., p. 24.)

Chap. LXV.—An Act to establish bonded Warehouses for the Storing and Cleansing of Rice intended for Exportation.

2137. From and after the passage of this act importers' bonded warehouses, to be used for the storage and cleansing of imported rice intended for exportation to foreign countries, may be established at any port of entry in the United States, under such rules and regulations as the Secretary of the Treasury may prescribe.

ACT OF APRIL 17, 1874.

(U. S. STATUTES AT LARGE, VOL. XVIII., p. 30.)

Chap. CVI.—An Act to amend the Act entitled "An Act relating to the Enrolment and License of certain Vessels."

2138. The provisions of the act relating to the enrolment and license of vessels navigating the western rivers and the waters on the northern, northeastern, and northwestern frontiers of the United States, otherwise than by sea, approved February twenty-eighth, eighteen hundred and sixty-five, are hereby extended to include all vessels of the United States navigating the waters of the United States.

ACT OF MAY 9, 1874.

(U. S. STATUTES AT LARGE, VOL. XVIII., p. 43.)

CHAP. CLXIII.—An Act in relation to the customs duties on Imported Fruits.

2139. The Secretary of the Treasury is hereby directed to suspend the repayment of all duties heretofore paid on imported fruits until further legislation by Congress authorizing the same, or until the final decision of the Supreme Court, except in cases where suits in court have been discontinued by instructions of the Secretary of the Treasury. And the error in the punctuation of the clause relating to fruit-plants in the fifth section of the act approved June six, eighteen hundred and seventy-two, entitled "An act to reduce duties on imports, and to reduce internal taxes, and for other purposes," of inserting a comma instead of a hyphen after the word "fruit" is hereby corrected, and said clause shall read as follows: Fruit-plants tropical and semi-tropical for the purpose of propagation or cultivation: Provided, that the duties imposed by virtue of this amendment shall not be levied or collected upon fruits entered for consumption at any port of entry prior to July first, eighteen hundred and seventy-four.

June 3, 1874.

(U. S. STATUTES AT LARGE, VOL. XVIII, p. 50.)

Chap. CCIII.—An Act to amend an Act entitled "An Act to amend an Act entitled An Act to reduce Duties on Imports and to reduce internal Taxes, and for other purposes," approved March third, eighteen hundred and seventy-three.

2140. That section third of an act entitled "An act to amend an act entitled 'An act to reduce duties on imports, and to reduce internal taxes, and for other purposes," approved March third, eighteen hundred and seventy-three, be

amended so as to read as follows:

"Sec. 3. That foreign merchandise which arrived at a port of the United States on or before the thirty-first day of July, eighteen hundred and seventy-two, and upon which duties were not paid prior to August first, eighteen hundred and seventy-two, though the same were not entered or transferred to a public store or bonded warehouse, shall be entitled to the benefits provided for in the eighth section of the act entitled 'An act to reduce duties on imports, and to reduce internal taxes, and for other purposes,' approved June sixth, eighteen hundred and seventy-two, the same as such merchandise would have been entitled to had it actually been in public store or bonded warehouse on or prior to the thirty-first day of July, eighteen hundred and seventy-two: Provided, That the owner of such merchandise shall, within thirty days from the passage of this act make application therefor in writing to the collector of the port at which such merchandise arrived."

June 9, 1874.

(U. S. STATUTES AT LARGE, VOL. XVIII, p. 64.)

Chap. CCLX.—An Act in Reference to the Operations of the Shipping Commissioners' Act, approved June seventh, eighteen hundred and seventy-two.

2141. That none of the provisions of an act entitled "An act to authorize the appointment of shipping commissioners by the several circuit courts of the United States to superintend the shipping and discharge of seamen engaged in merchant ships belonging to the United States, and for the further protection of seamen" shall apply to sail or steam vessels engaged in the coastwise trade, except the coastwise trade between the Atlantic and Pacific coasts, or in the lake-going trade, touching at foreign ports or otherwise, or in the trade between the United States and the British North American possessions, or in any case where the seamen are by custom or agreement entitled to participate in the profits or result of a cruise, or voyage.

June 18, 1874.

(U. S. STATUTES AT LARGE, VOL. XVIII, p. 82.)

CHAP. CCCX—An Act to admit free of Duty Articles intended for the International Exhibition of eighteen hundred and seventy-six

2142. All articles which shall be imported for the sole purpose of exhibition at the International Exhibition, to be held in the city of Philadelphia in the year eighteen hundred and seventy-six, shall be admitted without the payment of duty or of customs fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: *Provided*, That all such articles as shall be sold in the United States or withdrawn for consumption therein at any time after such importation, shall be subject to the duties, if any, imposed on like articles by the revenue laws in force at the date of importation: *And provided further*,

That in case any articles imported under the provisions of this act, shall be withdrawn for consumption or shall be sold, without payment of duty as required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such articles and against the persons who may be guilty of such withdrawal or sale.

June 22, 1874.

(U. S. STATUTES AT LARGE, Vol. XVIII, p. 186.)

CHAP. CCCXCI -An Act to amend the Customs-Revenue Laws and to repeal Mointies.

2143. That the thirty-ninth section of the act entitled "An act further to prevent smuggling, and for other purposes," approved July eighteenth, eighteen hundred and sixty-six (493); and the second section of the act entitled "An act to regulate the disposition of the proceeds of fines, penalties, and forfeitures incurred under the laws relating to the customs, and for other purposes," approved March second, eighteen hundred and sixty-seven (523), be, and the same are hereby, repealed.

2144. Sec. 2. That all provisions of law under which moieties of any fines, penalties, or forfeitures, under the customs-revenue laws, or any share therein, or commission thereon, are paid to informers, or officers of customs, or other officers of the United States, are hereby repealed; and from and after the date of the passage of this act the proceeds of all such fines, penalties, and forfei-

tures shall be paid into the Treasury of the United States.

2145. Sec. 3. That it shall hereafter be the duty of the Secretary of the Treasury, out of any money specifically appropriated by Congress, to make suitable compensation in certain cases under the customs-revenue laws, as hereinafter provided, and not otherwise; and for the purpose of making such compensation for the next fiscal year, the sum of one hundred thousand dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated; and he shall annually report to Congress, in detail, all payments by

him for such purpose.

2146. Sec. 4. That whenever any officer of the customs or other person shall detect and seize goods, wares, or merchandise, in the act of being smuggled, or which have been smuggled, he shall be entitled to such compensation therefor as the Secretary of the Treasury shall award, not exceeding in amount onehalf of the net proceeds, if any, resulting from such seizure, after deducting all duties, costs and charges connected therewith: Provided, That for the purposes of this act, smuggling shall be construed to mean the act, with intent to defraud, of bringing into the United States, or, with like intent, attempting to bring into the United States, dutiable articles without passing the same, or the package containing the same, through the custom-house, or submitting them to the officers of the revenue for examination. And whenever any person not an officer of the United States shall furnish to a district attorney, or to any chief officer of the customs, original information concerning any fraud upon the customs-revenue, perpetrated or contemplated, which shall lead to the recovery of any duties withheld, or of any fine, penalty, or forfeiture incurred, whether by importers or their agents, or by any officer or person employed in the customs-service, such compensation may, on such recovery, be paid to such person so furnishing information as shall be just and reasonable, not exceeding in any case the sum of five thousand dollars; which compensation shall be paid, under the direction of the Secretary of the Treasury, out of any money appropriated for that purpose.

2147. Sec. 5. That in all suits and proceedings other than criminal arising under any of the revenue-laws of the United States, the attorney representing the Government, whenever, in his belief, any business-book, invoice, or paper, belonging to or under the control of the defendant or claimant, will tend to

prove any allegation made by the United States, may make a written motion particularly describing such book, invoice, or paper, and setting forth the allegation which he expects to prove; and thereupon the court in which suit or proceeding is pending may, at its discretion, issue a notice to the defendant or claimant to produce such book, invoice, or paper in court, at a day and hour to be specified in said notice, which, together with a copy of said motion, shall be served formally on the defendant or claimant by the United States marshal by delivering to him a certified copy thereof, or otherwise serving the same as original notices of suit in the same court are served; and if the defendant or claimant shall fail or refuse to produce such book, invoice, or paper in obedience to such notice, the allegations stated in the said motion shall be taken as confessed unless his failure or refusal to produce the same shall be explained to the satisfaction of the court. And if produced, the said attorney shall be permitted, under the direction of the court, to make examination (at which examination the defendant or claimant, or his agent may be present) of such entries in said book, invoice, or paper as relate to or tend to prove the allegation aforesaid, and may offer the same in evidence on behalf of the United States. But the owner of said books and papers, his agent or attorney, shall have, subject to the order of the court, the custody of them, except pending their examination in court as aforesaid.

2148. Sec. 6. That no payment shall be made to any person furnishing information in any case wherein judicial proceedings shall have been instituted, unless his claim to compensation shall have been established to the satisfaction of the court or judge having cognizance of such proceedings, and the value of his services duly certified by said court or judge for the information of the Secretary of the Treasury; but no certificate of the value of such services shall be conclusive of the amount thereof. And when any fine, penalty, or forfeiture shall be collected without judicial proceedings, the Secretary of the Treasury shall, before directing payment to any person claiming such compensation.

require satisfactory proof that such person is justly entitled thereto.

2149. Sec. 7. That except in cases of smuggling as aforesaid, it shall not be lawful for any officer of the United States, under any pretence whatever, directly or indirectly, to receive, accept, or contract for any portion of the money which may, under any of the provisions of this or any other act, accrue to any such person furnishing information; and any such officer who shall so receive, accept, or contract for any portion of the money that may accrue as aforesaid shall be guilty of a misdemeanor, and, on conviction thereof, shall be liable to a fine not exceeding five thousand dollars, or imprisonment for not more than one year, or both, in the discretion of the court, and shall not be thereafter eligible to any office of honor, trust, or emolument. And any such person so furnishing information as aforesaid, who shall pay to any such officer of the United States, or to any person for his use, directly or indirectly, any portion of said money, or any other valuable thing, on account of or because of such money, shall have a right of action against such officer or other person, and his legal representatives, to recover back the same, or the value thereof.

2150. Sec. 8. That no officer, or other person entitled to or claiming compensation under any provision of this act, shall be thereby disqualified from becoming a witness in any action, suit, or proceeding for the recovery, mitigation, or remission thereof, but shall be subject to examination and cross-examination in like manner with other witnesses, without being thereby deprived of any right, title, share, or interest in any fine, penalty, or forfeiture to which such examination may relate; and in every such case the defendant or defendants may appear and testify and be examined and cross-examined in

like manner.

2151. Sec. 9. That except in the case of personal effects accompanying the passenger, no importation exceeding one hundred dollars in dutiable value shall be admitted to entry without the production of a duly-certified invoice thereof,

as required by law, or of an affidavit made by the owner, importer, or consignee, before any officer authorized to administer oaths, showing why it is

impracticable to produce such invoice.

2152. Sec. 10. That no entry shall be made in the absence of a certified invoice, upon affidavit as aforesaid, unless such affidavit be accompanied by a statement, in the form of an invoice or otherwise, showing either the actual cost of the merchandise included in such importation, or, to the best of the knowledge, information, and belief of the deponent, the foreign market-value thereof; which statement shall be verified by the owner, importer, consignee, or agent desiring to make entry of the merchandise, and which oath shall be

administered by the collector or his deputy.

2153. Sec. 11. That before such oath is taken, it shall be lawful for the collector or deputy administering the same to question the deponent touching the sources of his knowledge, information, or belief in the premises, and to require him to make oath to the same, and to produce any letter or paper, in his possession or under his control, which may assist the officers of the customs in ascertaining the dutiable value of the importation, or any part thereof; and in default of such production, when so requested, such owner, importer, consignee, and agent shall be thereafter debarred from producing any such letter or paper for the purpose of avoiding any penalty or forfeiture incurred under this act, unless he shall show to the satisfaction of the court that it was not in his power

to produce the same when so demanded.

2154. Sec. 12. That any owner, importer, consignee, agent, or other person who shall, with intent to defraud the revenue, make, or attempt to make, any entry of imported merchandise, by means of any fraudulent or false invoice, affidavit, letter, or paper, or by means of any false statement, written or verbal, or who shall be guilty of any wilful act or omission by means whereof the United States shall be deprived of the lawful duties, or any portion thereof, accruing upon the merchandise, or any portion thereof, embraced or referred to in such invoice, affidavit, letter, paper, or statement, or affected by such act or omission, shall, for each offence, be fined in any sum not exceeding five thousand dollars nor less than fifty dollars, or be imprisoned for any time not exceeding two years, or both; and, in addition to such fine, such merchandise shall be forfeited; which forfeiture shall only apply to the whole of the merchandise in the case or package containing the particular article or articles of merchandise to which such fraud or alteged fraud relates; and anything contained in any act which provides for the forfeiture or confiscation of an entire invoice in consequence of any item or items contained in the same being undervalued, be, and the same is hereby, repealed.

2155. Sec. 13. That any merchandise entered by any person or persons violating any of the provisions of the preceding section, but not subject to forfeiture under the same section, may, while owned by him or them, or while in his or their possession, to double the amount claimed, be taken by the collector and held as security for the payment of any fine or fines incurred as aforesaid, or may be levied upon and sold on execution to satisfy any judgment recovered for such fine or fines. But nothing herein contained shall prevent any owner or claimant from obtaining a release of such merchandise on giving a bond, with sureties satisfactory to the collector, or, in case of judicial proceedings, satisfactory to the court, or thejudge thereof, for the payment of any fine or fines so incurred: *Provided*, however, That such merchandise shall in no case be released until all accrued duties thereon shall have been paid or secured.

2156. Sec. 14. That wherever any statute requires that, to the cost or market-value of any goods, wares, and merchandise imported into the United States, there shall be added to the invoice thereof, or, upon the entry of such goods, wares, and merchandise, charges for inland-transportation, commissions, port-duties, expenses of shipping, export-duties, cost of packages, boxes, or other articles containing such goods, wares, and merchandise, or any other incidental

expenses attending the packing, shipping, or exportation thereof from the country or place where purchased or manufactured, the omission, without intent thereby to defraud the revenue, to add and state the same on such invoice or entry shall not be cause of a forfeiture of such goods, wares, and merchandise, or of the value thereof; but in all cases where the same, or any part thereof, are omitted, it shall be the duty of the collector or appraiser to add the same, for the purposes of duty, to such invoice or entry, either in items or in gross, at such price or amount as he shall deem just and reasonable, (which price or amount shall, in the absence of protest, be conclusive,) and to impose and add thereto the further sum of one hundred per centum of the price or amount so added; which addition shall constitute a part of the dutiable value of such goods, wares, and merchandise, and shall be collectible as provided by law in respect to duties on imports.

2157. Sec. 15. That it shall be the duty of any officer or person employed in the customs-revenue service of the United States, upon detection of any violation of the customs-laws, forthwith to make complaint thereof to the collector of the district, whose duty it shall be promptly to report the same to the district attorney of the district in which such frauds shall be committed. Immediately upon the receipt of such complaint, if, in his judgment, it can be sustained, it shall be the duty of such district attorney to cause investigation into the facts to be made before a United States commissioner having jurisdiction thereof, and to initiate proper proceedings to recover the fines and penalties in the premises, and to prosecute the same with the utmost diligence to

final judgment.

2158. Sec. 16. That in all actions, suits, and proceedings in any court of the United States now pending or hereafter commenced or prosecuted to enforce or declare the forfeiture of any goods, wares, or merchandise, or to recover the value thereof, or any other sum alleged to be forfeited by reason of any violation of the provisions of the customs revenue laws, or any of such provisions, in which action, suit, or proceeding an issue or issues of fact shall have been joined, it shall be the duty of the court, on the trial thereof, to submit to the jury, as a distinct and separate proposition, whether the alleged acts were done with an actual intention to defraud the United States, and to require upon such proposition a special finding by such jury; or, if such issues be tried by the court without a jury, it shall be the duty of the court to pass upon and decide such proposition as a distinct and separate finding of fact; and in such cases, unless intent to defraud shall be so found, no fine, penalty, or forfeiture shall be imposed.

2159. Sec. 17. That whenever, for an alleged violation of the customs-revenue laws, any person who shall be charged with having incurred any fine, penalty, forfeiture, or disability other than imprisonment, or shall be interested in any vessel or merchandise seized or subject to seizure, when the appraised value of such vessel or merchandise is not less than one thousand dollars, shall present his petition to the judge of the district in which the alleged violation occurred, or in which the property is situated, setting forth, truly and particularly, the facts and circumstances of the case, and praying for relief, such judge shall, if the case, in his judgment, requires, proceed to inquire, in a summary manner, into the circumstances of the case, at such reasonable time as may be fixed by him for that purpose, of which the district attorney and the collector shall be notified by the petitioner, in order that they may attend and show cause why

the petition should be refused.

2160. Sec. 18. That the summary investigation hereby provided for may be held before the judge to whom the petition is presented, or, if he shall so direct, before any United States commissioner for such district, and the facts appearing thereon shall be stated and annexed to the petition, and, together with a certified copy of the evidence, transmitted to the Secretary of the Treasury, who shall thereupon have power to mitigate or remit such fine, penalty, or

forfeiture, or remove such disability, or any part thereof, if, in his opinion, the same shall have been incurred without wilful negligence or any intention of fraud in the person or persons incurring the same, and to direct the prosecution, if any shall have been instituted for the recovery thereof, to cease and be discontinued upon such terms or conditions as he may deem reasonable and

just.

2161. Sec. 19. That it shall not be lawful for any officer or officers of the United States to compromise or abate any claim of the United States arising under the customs-laws, for any fine, penalty, or forfeiture incurred by a violation thereof; and any officer or person who shall so compromise or abate any such claim, or attempt to make such compromise or abatement, or in any manner relieve or attempt to relieve from such fine, penalty, or forfeiture, shall be deemed guilty of a felony, and, on conviction thereof, shall suffer imprisonment not exceeding ten years and be fined not exceeding ten thousand dollars: Provided, however, That the Secretary of the Treasury shall have power to remit any fines, penalties, or forfeitures, or to compromise the same, in accordance with existing law.

2162. Sec. 20. That whenever any application shall be made to the Secretary of the Treasury for the mitigation or remission of any fine, penalty, or forfeiture, or the refund of any duties, in case the amount involved is not less than one thousand dollars, the applicant shall notify the district attorney and the collector of customs of the district in which the duties, fine, penalty, or forfeiture accrued; and it shall be the duty of such collector and district attorney to furnish to the Secretary of the Treasury all practicable information

necessary to enable him to protect the interests of the United States.

2163. Sec. 21. That whenever any goods, wares, and merchandise shall have been entered and passed free of duty, and whenever duties upon any imported goods, wares, and merchandise shall have been liquidated and paid, and such goods, wares, and merchandise shall have been delivered to the owner, importer, agent, or consignee, such entry and passage free of duty and such settlement of duties shall, after the expiration of one year from the time of entry, in the absence of fraud and in the absence of protest by the owner, importer, agent, or consignee, be final and conclusive upon all parties.

2164. Sec. 22. That no suit or action to recover any pecuniary penalty or forfeiture of property accruing under the customs revenue laws of the United States shall be instituted unless such suit or action shall be commenced within three years after the time when such penalty or forfeiture shall have accrued: *Provided*, That the time of the absence from the United States of the person subject to such penalty or forfeiture, or of any concealment or absence of the

property, shall not be reckoned within this period of limitation.

2165. Sec. 23. That in lieu of the salaries, moieties, and perquisites of whatever name or nature, and commissions on disbursements, now paid to and received by the collectors, naval officers, and surveyors, connected with the customs-service in the several collection-districts of the United States hereinafter named, there shall be paid, from and after the first day of July, eighteen hundred and seventy-four, an annual salary, as follows: To the collector of the district of New York, twelve thousand dollars. To the collectors of the districts of Boston and Charlestown, Massachusetts; and Philadelphia, Pennsylvania, each eight thousand dollars. To the collectors of the district of San Francisco, California; Baltimore, Maryland; and New Orleans, Louisiana, each seven thousand dollars. To the collector of the district of New York, eight thousand dollars. To the naval officer for the district of New York, eight thousand dollars. To the naval officer of the districts of Boston and Charlestown, Massachusetts; and San Francisco, California; and Philadelphia, Pennsylvania, each five thousand dollars. To the surveyor of the port of New York, eight thousand dollars. To the surveyors of the ports of

Boston, Massachusetts; and San Francisco, California; and Philadelphia,

Pennsylvania, each five thousand dollars.

2166. Sec. 24. That the Secretary of the Treasury shall, from time to time. make such regulations as he may deem necessary for the conduct and management of the bonded warehouses, general order stores, and other depositories of the imported merchandise throughout the United States; all regulations or orders issued by collectors of customs in regard thereto shall be subject to revision, alteration, or revocation by him; and no warehouse shall be bonded and no general order store established without his authority and approval. And it shall be the duty of the Secretary of the Treasury, in granting permits to establish general order warehouses, to require such warehouse or warehouses to be located contiguous, or as near as may be, to the landing-places of steamers and vessels from foreign ports; and that no officer of the customs shall have any personal ownership of, or interest in, any bonded warehouse or general order store.

2167. Sec. 25. That public cartage of merchandise in the custody of the government shall be let after not less than thirty days' notice of such letting to the lowest responsible bidder giving sufficient security, and shall be subject

to regulations approved by the Secretary of the Treasury.

2168, Sec. 26. That all acts and parts of acts inconsistent with the provisions of this act are hereby repealed; that nothing herein contained shall affect existing rights of the United States; and in all cases in which prosecutions have been actually commenced for forfeitures incurred, the Secretary of the Treasury shall have power to make compensation, as provided in the fourth section of this act, to the persons who would, under former laws, have been entitled to share in the distribution of such forfeitures.

June 22, 1874.

(U. S. STATUTES AT LARGE, VOL. XVIII., p. 194.)

Chap. 398.—An act to admit free of duty merchandise sunk for two years and afterward recovered.

2168 b. That whenever any ship or vessel, laden with merchandise in whole or in part subject to duty, shall have been sunk in any river, harbor, bay, or waters subject to the jurisdiction of the United States and within its limits, and shall have remained so sunk for the period of not less than two years. and shall be abandoned by the owners thereof, any person or persons who may raise any portion of the cargo of such ship or vessel, shall be permitted to bring the merchandise so recovered into the port nearest to the place where such ship or vessel was so sunk free from the payment of any duty thereupon, and without being obliged to enter the same at the custom-house, under such rules and regulations as the Secretary of the Treasury may prescribe.

JANUARY 22, 1875.

(U. S. STATUTES AT LARGE, VOL. XVIII., p. 303.)

CHAP. XXII.—An Act declaratory of the Act entitled "An Act to Amend the Customs-revenue Laws, and to repeal Moieties," approved June twenty-second, eighteen hundred and seventy-four.

2169. Nothing in the nineteenth section of the act entitled "An act to amend the customs-revenue laws, and to repeal moieties," approved June twenty-second, eighteen hundred and seventy-four, shall be construed to affect any authority, power, or right which might theretofore have been lawfully exercised by any court, judge, or district attorney of the United States to obtain the testimony of an accomplice in any crime against, or fraud upon the customsrevenue laws, on any trial or proceeding for a fine, penalty, or forfeiture under said laws, by a discontinuance or dismissal, or by an engagement to discontinue or dismiss any proceedings against such accomplice. (881.)

JANUARY 29, 1875.

(U. S. STATUTES AT LARGE, VOL. XVIII., p. 304.)

Chap. XXIX.—An Act to constitute Patchague, on the South Side of Long Island, in the State of New York, a Port of Delivery.

2170. The village of Patchogue, on the south side of Long Island, State of New York, shall be, and the same is hereby, made a port of delivery within the collection district of the port of New York, and shall be subject to the same regulations as other ports of delivery in the United States; that a surveyor be appointed by the President, with the advice and consent of the Senate, to reside at the said port of Patchogue, who shall have the power to enrol and license vessels to be employed in the coasting trade and fisheries, under such regulations as the Secretary of the Treasury may deem necessary, and who shall give the usual bond, perform the usual duties in the manner prescribed, and receive the fees he may be entitled to by law as allowed to surveyors for the same duties, and no more.

FEBRUARY 8, 1875.

(U. S. STATUTES AT LARGE, VOL. XVIII., p. 307.)

Chap. XXXVI.—An Act to amend existing Customs and Internal Revenue Laws, and for other Purposes.

2171. From and after the date of the passage of this act, in lieu of the duties heretofore imposed on the importation of the goods, wares, and merchandise hereinafter specified, the following rates of duty shall be exacted, namely: On spun silk, for filling, in skeins or cops, thirty-five per centum ad valorem (1106); on silk in the gum, not more advanced than singles, tram, and thrown or organzine, thirty-five per centum ad valorem (1105); on floss silks, thirtyfive per centum ad valorem (1107); on sewing-silk, in the gum or purified, forty per centum ad valorem (1108); on lastings, mohair cloth, silk twist, or other manufactures of cloth, woven or made in patterns of such size, shape, or form, or cut in such manner as to be fit for buttons exclusively, ten per centum ad valorem (1357); on all goods, wares, and merchandise not otherwise herein provided for, * made of silk, or of which silk is the component material of chief value, irrespective of the classification thereof for duty by or under previous laws, or of their commercial designation, sixty per centum ad valorem (1109 to 1113): Provided, That this act shall not apply to goods, wares, or merchandise which have, as a component material thereof, twenty-five per centum or over in value of cotton, flax, wool, or worsted.

2172. Sec. 2. That from and after the passage of this act, in lieu of the duties now imposed by law on the merchandise hereinafter enumerated, imported from foreign countries, there shall be levied, collected, and paid the following duties, that is to say:

2173. On all still wines imported in casks, forty cents per gallon. (979.)

2174. On all still wines imported in bottles, one dollar and sixty cents per case of one dozen bottles, containing each not more than one quart and more than one pint, or twenty-four bottles, containing each not more than one pint; and any excess beyon't those quantities found in such bottles shall be subject to a duty of five cents per pint or fractional part thereof, but no separate or additional duty shall be collected on the bottles: Provided, That any wines imported containing more than twenty-four per centum of alcohol shall be forfeited to the United States: Provided also, That there shall be an allowance of five per centum, and no more, on all effervescing wines, liquors, cordials, and distilled spirits, in bottles, to be deducted from the invoice quantity in lieu of breakage. (981.)†

^{*} See post, 2208.

2175. Sec. 3. That all imported wines of the character provided for in the preceding section which may remain in public store or bonded warehouse on the day this act shall take effect shall be subject to no other duty upon the withdrawal thereof for consumption than if the same were imported after that day: Provided, That any such wines remaining on shipboard within the limits of any port of entry in the United States on the day aforesaid, duties unpaid, shall, for the purposes of this section, be considered as constructively in public store or bonded warehouse.

2176. Sec. 4. That on and after the date of the passage of this act, in lieu of the duties imposed by law on the articles in this section enumerated, there shall be levied, collected, and paid on the goods, wares, and merchandise in this section enumerated and provided for, imported from foreign countries, the follow-

ing duties and rates of duties, that is to say:

2177. On hops, eight cents per pound. (1306.)

2178. On chromate and bichromate of potassa, four cents per pound. (1395.) 2178 b. On macaroni and vermicelli, and on all similar preparations, two cents per pound. (1660.)

2179. On nitro-benzole, or oil of mirbane, ten cents per pound. (1816.)

2180. On tin in plates or sheets and on terne and tagger's tin, one and one-

tenth cents per pound. (1050.)

2181. On anchovies and sardines, packed in oil or otherwise, in tin boxes, fifteen cents per whole box, measuring not more than five inches long, four inches wide, and three and one-half inches deep; seven and one-half cents for each half-box, measuring not more than five inches long, four inches wide, and one and five-eighths inches deep; and four cents for each quarter-box, measuring not more than four inches and three quarters long, three and one-half inches wide, and one and one-half inches deep; when imported in any other form, sixty per centum ad valorem: (1080.) Provided, That cans or packages made of tin or other material containing fish of any kind admitted free of duty under any existing law or treaty, not exceeding one quart in contents, shall be subject to a duty of one cent and a half on each can or package; and when exceeding one quart, shall be subject to an additional duty of one cent and a half for each additional quart, or fractional part thereof. (1806.)

2182. Sec. 5. That yellow sheathing-metal and yellow metal bolts, of which the component part of chief value is copper, shall be deemed manufactures of copper, and shall pay the duty now prescribed by law for manufactures of copper, and shall be entitled to the drawback allowed by law to copper and composition-metal whenever the same shall be used in the construction or equipment or repair of vessels built in the United States for the purpose of being employed in the foreign trade, including the trade between the Atlantic and

Pacific ports of the United States. (1058.)

2183. Sec. 6. That section four of the act entitled "An act to reduce duties on imports and to reduce internal taxes, and for other purposes," approved June sixth, eighteen hundred and seventy two, be, and the same is hereby, amended by striking out the thirtieth paragraph of said section in relation to the duty on Moisic iron; and from and after the passage of this act, the duty on Moisic iron, of whatever condition, grade, or stage of manufacture, shall be the same as on all other species of iron of like condition, grade, or stage of

manufacture. (738, 990.)

2184. Sec. 7. That the duty on jute-butts shall be six dollars per ton: (1644.) Provided, That all machinery not now manufactured in the United States adapted exclusively to manufactures from the fibre of the ramie, jute, or flax, may be admitted into the United States free of duty for two years from the first of July, eighteen hundred and seventy-five: And provided further, That bags, other than of American manufacture, in which grain shall have been actually exported from the United States, may be returned empty to the United States free of duty, under regulations to be prescribed by the Secretary of the Treasury. (1468.)

2185. Sec. 8. That on and after the date of the passage of this act, the importation of the articles enumerated and described in this section shall be exempt from duty, that is to say:

2186. Alizarine. (1661.) 2187. Quicksilver. (1399.)

2188. Ship-planking and handle-bolts. (1136, 1137.)

2189. Spurs and stilts used in the manufacture of earthen, stone, or crockery ware.

2190. Seed of the sugar-beet. (1388.)

2191. Sec. 9. That barrels and grain-bags, the manufacture of the United States, when exported filled with American products, or exported empty and returned filled, with foreign products, may be returned to the United States free of duty, under such rules and regulations as shall be prescribed by the Secretary of the Treasury; and the provisions of this section shall apply to and include shooks, when returned as barrels or boxes as aforesaid. (1146, 1468.)

2192. Sec. 10. That where bullets and gunpowder, manufactured in the United States and put up in envelopes or shells in the form of cartridges, such envelope or shell being made wholly or in part of domestic materials, are exported, there shall be allowed on the bullets or gunpowder, on the materials of which duties have been paid, a drawback equal in amount to the duty paid on such materials, and no more, to be ascertained under such regulations as shall be prescribed by the Secretary of the Treasury: *Provided*, That ten per centum on the amount of all drawbacks so allowed shall be retained for the use of the United States by the collectors paying such drawback respectively.

2193. Sec. 11. That the oaths now required to be taken by subordinate officers of the customs may be taken before the collector of the customs in the district in which they are appointed, or before any officer authorized to administer oaths generally; and the oaths shall be taken in duplicate, one copy to be transmitted to the Commissioner of Customs, and the other to be filed with the collector of customs for the district in which the officer appointed acts. And in default of taking such oath, or transmitting a certificate thereof, or filing the same with the collector, the party failing shall forfeit and pay the sum of two hundred dollars, to be recovered, with cost of suit, in any court of competent jurisdiction, to the use of the United States.

INTERNAL REVENUE.

(Sections 12 to 22 inclusive, and Section 26, having no relation whatever to

Customs matters, are omitted.)

2194. Sec. 23 That all acts and parts of acts imposing fines, penalties, or other punishment for offences committed by an internal revenue officer or other officer of the Department of the Treasury of the United States, or under any bureau thereof, shall be, and are hereby, applied to all persons whomsoever, employed, appointed, or acting under the authority of any internal revenue or customs law, or any revenue provision of any law of the United States, when such persons are designated or acting as officers or deputies, or persons having the custody or disposition of any public money.

2195. Sec. 24. That whenever any manufacturer of tobacco shall desire to withdraw the same from his factory for exportation under existing laws, such manufacturer may, at his option, in lieu of executing an export bond, as now provided by law, give a transportation bond, with sureties satisfactory to the collector of internal revenue, and under such rules and regulations as the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, may prescribe, conditioned for the due delivery thereof on board ship at a port of exportation to be named therein; and in such case, on arrival of the tobacco at the port of export, the exporter or owner at that port shall imme-

diately notify the collector of the port of the fact, setting forth his intention to export the same, the name of the vessel upon which the same is to be laden, and the port to which it is intended to be exported. He shall, after the quantity and description of tobacco have been verified by the inspector, file with the collector of the port an export entry verified by affidavit. He shall also give bond to the United States, with at least two sureties, satisfactory to the collector of customs, conditioned that the principal named in said bond will export the tobacco as specified in said entry, to the port designated in said entry, or to some other port without the jurisdiction of the United States. And upon the lading of such tobacco, the collector of the port, after proper bonds for the exportation of the same have been completed by the exporter or owner at the port of shipment thereof, shall transmit to the collector of internal revenue of the district from which the said tobacco was withdrawn for exportation, a clearance certificate and a detailed report of the inspector; which report shall show the quantity and description of manufactured tobacco, and the marks thereof. Upon the receipt of the certificate and report, and upon payment of tax on deficiency, if any, the collector of internal revenue shall cancel the transportation bond. The bonds required to be given for the landing at a foreign port of such manufactured tobacco shall be cancelled upon the presentation of satisfactory proof and certificates that said tobacco has been landed at the port of destination named in the bill of lading, or any other port without the jurisdiction of the United States, or upon satisfactory proof that after shipment the same was lost at sea without fault or neglect of the owner or exporter thereof.

2196. Sec. 15. That if any person or persons shall fraudulently claim or seek to obtain an allowance or drawback of duties on any manufactured tobacco, or shall fraudulently claim any greater allowance or drawback thereon than the duty actually paid, such person or persons shall forfeit triple the amount wrongfully or fraudulently claimed or sought to be obtained, or the sum of five hundred dollars, at the election of the Secretary of the Treasury, to be recovered as in other cases of forfeiture provided for in the internal revenue laws.

FEBRUARY 18, 1875.

(U. S. STATUTES AT LARGE, VOL. XVIII., p. 316.)

Chap. LXXX.—An Act to correct Errors and to supply Omissions in the Revised Statutes of the United States.

2197. For the purpose of correcting errors and supplying omissions in the act entitled "An act to revise and consolidate the statutes of the United States in force on the first day of December, Anno Domini one thousand eight hundred and seventy-three," so as to make the same truly express such laws, the following amendments are hereby made therein: * *

2198. Section two thousand five hundred and four (948.) is amended by inserting the word "not" before the word "exceeding," in the second line from top of page four hundred and sixty-five. * * *

2199. Section two thousand eight hundred and sixty-four (1854.) is amended by inserting, in the last line, after the word "merchandise," the words "or the value thereof."

2200. Section two thousand nine hundred and ninety-seven (1959.) is amended by inserting, in the tenth line, after the word "Alabama," the words "Detroit

2201. Section three thousand and one hundred is amended by transposing lines nine and ten.

^{*} Only such parts of this act are here inserted as relate to prior laws contained in this volume.

MARCH 3, 1875.

(U. S STATUTES AT LARGE, VOL. XVIII, p. 339.)

CHAP. C.X XVII. - An Act to further protect the Sinking-fund and provide for the Exigences of the Government.

2202. From and after the passage of this act, there shall be levied and collected, on all distilled spirits thereafter produced in the United States, a tax of ninety cents on each proof-gallon, or wine-gallon when below proof, to be paid by the distiller, owner, or person having possession thereof, before removal from the distillery bonded warehouse; and so much of section three thousand two hundred and fifty-one of the Revised Statutes of the United

States as is inconsistent herewith is hereby repealed.

2203. Sec. 2. That section three thousand three hundred and sixty-eight of the Revised Statutes (2074) be, and the same is hereby, amended by striking out the words "twenty cents a pound," and inserting in lieu thereof the words "twenty-four cents a pound;" and that section three thousand three hundred and ninety-four of the Revised Statutes (2085) be, and the same is hereby, amended by striking out the word "five" wherever it occurs therein, and inserting instead thereof the word "six," and by striking out the word "fifty" and inserting instead thereof the words "seventy-five;" ** Provided, That the increase of tax herein provided for shall not apply to tobacco on which the tax ander existing law shall have been paid when this act takes effect: And provided further, That whenever it shall be shown to the satisfaction of the Secretary of the Treasury, by testimony under oath, that any person liable to pay the increased tax by this section imposed, had, prior to the tenth day of February, eighteen hundred and seventy-five, made a contract for the future delivery of such tobacco, eigars, and eigarettes, at a fixed price, which contract was in writing prior to that date, such tobacco may be delivered to the contracting party entitled thereto, under special permit from the Commissioner of Internal Revenue provided therefor, without previous payment of such additional tax; but the said additional tax shall be a lien thereon, and shall be paid by and collected from the purchaser under such contract before the sale or removal thereof by him, and when demanded by the collector of internal revenue for the district to which the same shall be removed for delivery to the purchaser; and any sale or removal by such purchaser, prior to the payment of such tax, shall subject him and such tobacco so sold or removed to all the penalties and processes of law provided in the case of manufacturers of tobacco so selling or removing tobacco to avoid the payment of tax.

2204. Sec. 3. On all molasses, concentrated molasses, tank-bottoms, syrup of sugar cane juice, melada, and on sugars according to the Dutch standard in color, imported from foreign countries, there shall be levied, collected, and paid, in addition to the duties now imposed in schedule G, section two thousand five hundred and four of the Revised Statutes (1094 to 1104), an amount equal to twenty-five per centum of said duties as levied upon the several articles and

grades therein designated;

2205. Provided, That concentrated melada, or concrete, shall hereafter be classed as sugar dutiable according to color by the Dutch standard: and melada shall be known and defined as an article made in the process of sugarmaking, being the cane-juice boiled down to the sugar point, and containing all the sugar and molasses resulting from the boiling-process, and without any process of purging or clarification, and any and all products of the sugar-cane imported in bags, mats, baskets, or other than tight packages, shall be considered sugar, and dutiable as such: (1104.)

2206. And provided further, That of the drawback on refined sugars exported, allowed by section three thousand and nineteen of the Revised Statutes of the United States, only one per centum of the amount so allowed shall be

retained by the United States.

2206b, Sec. 4. That so much of section two thousand five hundred and three of the Revised Statutes (912 to 920) as provides that only ninety per centum of the several duties and rates of duty imposed on certain articles therein enu merated by section two thousand five hundred and four shall be levied, collected, and paid, be, and the same is hereby, repealed; and the several duties and rates of duty prescribed in said section two thousand five hundred and four (921 to 1452) shall be and remain as by that section levied, without abatement of ten per centum, as provided in section two thousand five hundred and three.

2207. Sec. 5. The increase of duties provided by this act shall not apply to any goods, wares, or merchandise actually on shipboard and bound to the United States on or before the tenth day of February, eighteen hundred and seventy-five, nor on any such goods, wares, or merchandise on deposit in ware-

houses or public stores at the date of the passage of this act.

2208. Sec. 6. Nothing contained in the act entitled "An act to amend existing customs and internal-revenue laws, and for other purposes," approved February eighth, eighteen hundred and seventy-five (2171), shall be construed to impose any duty on bolting-cloths theretofore admitted free of duty; nor to require the use of a stamp upon the receipt in the receipt-book of a savings-bank or institution for savings having no capital stock and doing no other business than receiving deposits to be loaned or invested for the sole benefit of the parties making such deposits without profit or compensation to the association or company when money is paid to a depositor on his pass-book.

MARCH 3, 1875.

(U. S. STATUTES AT LARGE, VOL. XVIII, p. 469.)

CHAP. CXXXVI.—An Act restricting the Refunding of Customs Duties, and prescribing certain Regulations of the Treasury Department.

2209. No moneys collected as duties on imports, in accordance with any decision, ruling, or direction previously made or given by the Secretary of the Treasury, shall, except as hereinafter provided, be refunded or repaid, unless in accordance with the judgment of a circuit or district court of the United States giving construction to the law, and from which the Attorney-General shall certify that no appeal or writ of error will be taken by the United States; or unless in pursuance of a special appropriation for the particular refund or repayment to be made: *Provided*, That whenever the Secretary shall be of opinion that such duties have been assessed and collected under an erroneous view of the facts in the case, he may authorize a re-examination and reliquidation in such case, and make such refund in accordance with existing laws as the facts so ascertained shall, in his opinion, justify; but no such reliquidation shall be allowed unless protest and appeal shall have been made as required by law: Provided further, That the restrictive provisions of this act shall not apply to such personal and household effects and other articles, not merchandise, as are by law exempt from duty: And provided also, That this act shall not affect the refund of excess of deposits based on estimated duties nor prevent the correction of errors in liquidation, whether for or against the Government, arising solely upon errors of fact discovered within one year from the date of payment, and, when in favor of the Government, brought to the notice of the collector within ten days from the date of discovery.

2210. Sec. 2. No raling or decision once made by the Secretary of the Treasury, giving construction to any law imposing customs duties, shall be reversed or modified adversely to the United States by the same or a succeeding Secretary, except in concurrence with an opinion of the Attorney-General recommending the same, or a judicial decision of a circuit or district court of the United States conflicting with such ruling or decision, and from which the

Attorney-General shall certify that no appeal or writ of error will be taken by the United States: Provided, That the Secretary of the Treasury may, in his discretion, decline to acquiesce in the judgment, decision, or ruling of an inferior court upon any question affecting the interests of the United States, when, in his opinion, such interests require a final adjudication of such question by the court of last resort.

2211. Sec. 3. The Secretary of the Treasury shall have power to make such regulations, not inconsistent with law, as may be necessary to carry this act

into effect.

2212. Sec. 4. The Secretary of the Treasury shall, in his annual report to Congress, give a detailed statement of the various sums of money refunded under the provisions of this act or of any other act of Congress relating to the revenue, together with copies of the rulings under which repayments were made.

FEBRUARY 18, 1876.

(U. S. STATUTES AT LARGE, VOL. XIX, p. 4.)

Chap. 12. An Act to change the location of the consulates at Aix-la-Chapelle and at Omoa and Truxillo.

2213. That the consulate now established at Aix-la Chapelle, in class five, in schedule B of consulates, be removed to Cologne, within the same consular district; and the consulate now established at Omoa and Truxillo, in class seven, in schedule C of consulates, be removed to Utila in the Bay Islands; and that such removals shall in no manner affect the appropriations for such consulates, or the existing provisions of law applicable thereto, except as modified hereby.

MARCH 14, 1876.

(U. S. STATUTES AT LARGE, VOL. XIX, p. 7.)

Chap. 23. An Act to extend to the port of Genesee in the State of New York the privileges of sections twenty-nine hundred and ninety to twenty-nine hundred and ninety-seven of the Revised Statutes inclusive.

2214. That the privileges of sections twenty-nine hundred and ninety to twenty-nine hundred and ninety-seven of the Revised Statutes inclusive be, and they are bereby extended to the port of Genesee, in the State of New York.

MAY 1, 1876.

(U. S. STATUTES AT LARGE, VOL. XIX, p. 49.)

CHAP. 89. An Act to provide for the separate entry of packages contained in one importation

2215. A separate entry may be made of one or more packages contained in an importation of packed packages consigned to one importer or consignee, and concerning which packed packages, no invoice, or statement of contents or values, has been received.

2216. Every such entry shall contain a declaration of the whole number of parcels contained in such original packed package; and shall embrace all the goods, wares, and merchandise imported in one vessel at one time for one and

the same actual owner, or ultimate consignee.

2217. Sec. 2. The importer, consignee, or agent's oath prescribed by section twenty-eight hundred and forty-one of the Revised Statutes, is hereby modified for the purposes of this Act, so as to require the importer, consignee, or agent to declare therein that the entry contains an account of all the goods imported in the _____ whereof _____ is master, from _____ for ac-

count of ——, which oath so modified shall in each case be taken on the entry of one or more packages contained in an original package. But nothing in this act contained shall be construed to relieve the importer, consignee, or agent from producing the oath of the owner or ultimate consignee in every case, now required by law; or to provide that an importation may consist of less than the whole number of parcels contained in any packed package, or packed packages consigned in one vessel at one time, to one importer, consignee, or agent.

2218. Sec. 3. All provisions of law inconsistent herewith are hereby repealed.

June 20, 1876.

(U. S. STATUTES AT LARGE, VOL. XIX, p. 60.)

Chap. 136. An Act relating to the execution of custom-house bonds.

2219. When any bond is required by law to be executed by any firm or part nership for the payment of duties upon goods, wares or merchandise, imported into the United States by such firm or partnership, the execution of such bond by any member of such firm or partnership, in the name of said firm or partnership, shall bind the other members or partners thereof, in like manner and to the same extent, as if such other members or partners had personally executed the same. And any action or suit may be instituted on such bond against all the members or partners of such firm, as if all of the members or partners had executed the same.

June 20, 1876.

(U. S. STATUTES AT LARGE, Vol. XIX, p. 60.)

CHAP. 137. An Act establishing Cheboygan, in the State of Michigan, a Port of Delivery.

2220. That Cheboygan, in the State of Michigan, being within the collection district of Michigan, be, and the same hereby is, declared a port of delivery instead of Duncan City; and the office of deputy collector now located at Duncan City be, and the same is hereby, removed to Cheboygan. And all acts and parts of acts declaring Duncan City a port of entry are hereby repealed.

JULY 12, 1876.

(U. S. STATUTES AT LARGE, VOL. XIX, p. 90.)

Chap. 185. An Act to exempt vessels engaged in navigating the Mississippi River and its tributaries above the port of New Orleans from entries and clearances.

2221. The provisions of sections forty-three hundred and forty-nine, forty-three hundred and fifty, forty-three hundred and fifty-one, forty-three hundred and fifty-three, forty-three hundred and fifty-four, forty-three hundred and fifty-five, and forty-three hundred and fifty-six of the Revised Statutes, requiring the master of every vessel licensed to carry on the coasting-trade, laden in part with foreign merchandise or distilled spirits, to procure a permit from the customs' officer of the port at which his vessel was laden, authorizing him to proceed to his port of destination, and also to procure a permit from the port of destination for the unlading of his cargo, shall not be held to include vessels engaged in the navigation of the Mississippi River or tributaries above the port of New Orleans.

AUGUST 14, 1876.

(U. S. STATUTES AT LARGE, Vol. XIX, p. 139.)

CHAP. 270. An Act establishing the port of Saint Paul, Minnesota, as a port of appraisal.

2222. That the provisions contained in, and the privileges accorded by, sections twenty-nine hundred and ninety, twenty-nine hundred and ninety-one,

twenty-nine hundred and ninety-two, twenty-nine hundred and ninety-three, twenty-nine hundred and ninety-four, twenty-nine hundred and ninety-five, twenty-nine hundred and ninety-six, and twenty-nine hundred and ninety-seven, of the Revised Statutes be extended to, and held to include, the port of Saint Paul in the collection-district of Minnesota.

2223. That the appraiser at the port of Saint Paul shall receive the same

amount of salary that the deputy collector of that port now receives.

August 14, 1876.

(U. S. STATUTES AT LARGE, VOL. XIX, p. 141.)

Chap. 274. An Act to punish the counterfeiting of trade-mark goods and the sale or dealing in of counterfeit trade-mark goods.

2224. Every person who shall with intent to defraud, deal in or sell, or keep or offer for sale, or cause or procure the sale of, any goods of substantially the same descriptive properties as those referred to in the registration of any trademark, pursuant to the statutes of the United States, to which, or to the package in which the same are put up, is fraudulently affixed said trade-mark, or any colorable imitation thereof, calculated to deceive the public, knowing the same to be counterfeit or not the genuine goods referred to in said registration, shall, on conviction thereof, be punished by fine not exceeding one thousand dollars, or imprisonment not more than two years, or both such fine and imprisonment.

2225. Sec. 2. Every person who fraudulently affixes, or causes or procures to be fraudulently affixed, any trade-mark registered pursuant to the statutes of the United States, or any colorable imitation thereof, calculated to deceive the public, to any goods, of substantially the same descriptive properties as those referred to in said registration, or to the package in which they are put up, knowing the same to be counterfeit, or not the genuine goods, referred to in said registration, shall on conviction thereof, be punished as prescribed in the

first section of this act.

2226. Sec. 3. Every person who fraudulently fills, or causes or procures to be fraudulently filled, any package to which is affixed any trade-mark, registered pursuant to the statutes of the United States, or any colorable imitation thereof, calculated to deceive the public, with any goods of substantially the same descriptive properties as those referred to in said registration, knowing the same to be counterfeit, or not the genuine goods referred to in said registration, shall, on conviction thereof, be punished as prescribed in the first section of this act.

2227 Sec. 4. Any person or persons who shall, with intent to defraud any person or persons, knowingly and wilfully cast, engrave, or manufacture, or have in his, her, or their possession, or buy, sell, offer for sale, or deal in, any die or dies, plate or plates, brand or brands, engraving or engravings, on wood, stone, metal, or other substance, moulds, or any false representation, likeness, copy, or colorable imitation of any die, plate, brand, engraving, or mould of any private label, brand, stamp, wrapper, engraving on paper or other substance, or trade-mark, registered pursuant to the statutes of the United States, shall, upon conviction thereof, be punished as prescribed in the first section of this act.

2228. Sec. 5. Any person or persons who shall, with intent to defraud any person or persons, knowingly and wilfully make, forge, or counterfeit, or have in his, her, or their possession, or buy, sell, offer for sale, or deal in, any representation, likeness, similitude, copy, or colorable imitation of any private label, brand, stamp, wrapper, engraving, mould, or trade mark, registered pursuant to the statutes of the United States, shall, upon conviction thereof, be punished as prescribed in the first section of this act.

2229. Sec. 6. Any person who shall, with intent to injure or defraud the owner of any trade-mark, or any other person lawfully entitled to use or protect the same, buy, sell, offer for sale, deal in or have in his possession any used or empty box, envelope, wrapper, case, bottle, or other package, to which is affixed, so that the same may be obliterated without substantial injury to such box or other thing aforesaid, any trade mark, registered pursuant to the statutes of the United States, not so defaced, erased, obliterated, and destroyed as to prevent its fraudulent use, shall, on conviction thereof, be punished as prescribed in the first section of this act.

2230. Sec. 7. If the owner of any trade-mark, registered pursuant to the statutes of the United States, or his agent, make oath, in writing, that he has reason to believe, and does believe, that any counterfeit dies, plates, brands, engravings on wood, stone, metal, or other substance, or moulds, of his said registered trade-mark, are in the possession of any person, with intent to use the same for the purpose of deception and fraud, or makes such oath that any counterfeits or colorable imitations of his said trade-mark, label, brand, stamp, wrapper, engraving on paper or other substance, or empty box, envelope, wrapper, case, bottle, or other package, to which is affixed said registered trademark not so defaced, erased, obliterated, and destroyed as to prevent its fraudulent use, are in the possession of any person, with intent to use the same for the purpose of deception and fraud, then the several judges of the circuit and district courts of the United States and the commissioners of the circuit courts may, within their respective jurisdictions, proceed under the law relating to search-warrants, and may issue a search-warrant authorizing and directing the marshal of the United States for the proper district to search for and seize all said counterfeit dies, plates, brands, engravings on wood, stone, metal, or other substance, moulds, and said counterfeit trade-marks, colorable imitations thereof, labels, brands, stamps, wrappers, engravings on paper, or other substance, and said empty boxes, envelopes, wrappers, cases, bottles, or other packages that can be found; and upon satisfactory proof being made that said counterfeit dies, plates, brands, engravings on wood, stone, metal, or other substance, moulds, counterfeit trade-marks, colorable imitations thereof, labels, brands, stamps, wrappers, engravings on paper or other substance, empty boxes, envelopes, wrappers, cases, bottles, or other packages, are to be used by the holder or owner for the purposes of deception and fraud, that any of said judges shall have full power to order all said counterfeit dies, plates, brands, engravings on wood, stone, metal, or other substance, moulds, counterfeit trade-marks, colorable imitations thereof, labels, brands, stamps, wrappers, engravings on paper or other substance, empty boxes, envelopes, wrappers, cases, bottles, or other packages, to be publicly destroyed.

2231. Sec. 8. Any person who shall, with intent to defraud any person or persons, knowingly and wilfully aid or abet in the violation of any of the provisions of this act, shall, upon conviction thereof, be punished by a fine not exceeding five hundred dollars, or imprisonment not more than one year, or both such fine and imprisonment.

AUGUST 15, 1876.

(U. S. STATUTES AT LARGE, Vol. XIX, p. 200.)

Chap 290. An Act to carry into effect a convention between the United States of America and his Majesty the King of the Hawaiian Islands, signed on the thirtieth day of January, eighteen hundred and seventy five.

2232. That whenever the President of the United States shall receive satisfactory evidence that the legislature of the Hawaiian Islands have passed laws on their part to give full effect to the provisions of the convention between the United States and his Majesty the King of the Hawaiian Islands, signed on the thirtieth day of January, eighteen hundred and seventy-five, he is hereby au-

thorized to issue his proclamation declaring that he has such evidence; an! thereupon, from the date of such proclamation, the following articles, being the

growth and manufacture or produce of the Hawaiian Islands, to wit,

2233. Arrowroot; castor-oil; bananas; nuts; vegetables, dried and undried. preserved and unpreserved; hides and skins, undressed; rice; pulu; seeds; plants; shrubs, or trees; muscovado, brown, and all other unrefined sugar, meaning hereby the grades of sugar heretofore commonly imported from the Hawaiian Islands, and now known in the markets of San Francisco and Portland as "Sandwich Island sugar;" syrups of sugar-cane, melado, and molasses; tallow shall be introduced into the United States free of duty so long as the said convention shall remain in force.

FEBRUARY 27, 1877.

(U. S. STATUTES AT LARGE, VOL. XIX, p. 240.)

Chap. 69. An Act to perfect the Revision of the Statutes of the United States, and of the Statutes relating to the District of Columbia.

That for the purpose of correcting errors and supplying omissions in the act entitled "An Act to revise and consolidate the Statutes of the United States in force on the first day of December, Anno Domini one thousand eight hundred and seventy-three," so as to make the same truly express such laws, the following amendments are hereby made therein: * * * *

2234. Section twenty-five hundred and four is amended by striking out, in Schedule M, after the word "sulphur" (ante, 1432), the word "flour," and

insert the word "flowers."

2235 Section twenty-five hundred and five is amended by striking out, after the words "skins, dried, salted, or pickled," (ante, 1756), the words "ten per centum ad valorem."

2236. Section twenty-five hundred and eight (ante, 1808) is amended by inserting, in the fifth line, between the words "of" and "United States," the

word "the"

2237. Section twenty-five hundred and fourteen (ante, 1814) is amended by inserting in the last line, between the words "of" and "Treasury," the word "the."

2238. Section twenty-eight hundred and sixty-five (ante, 1855) is amended

by substituting therefor the following:

"If any person shall knowingly and wilfully, with intent to defraud the revenue of the United States, smuggle, or clandestinely introduce, into the United States, any goods, wares, or merchandise, subject to duty by law, and which should have been invoiced, without paying or accounting for the duty, or shall make out or pass, or attempt to pass, through the custom house any false, forged, or fraudulent invoice, every such person, his, her, or their aiders and abettors, shall be deemed guilty of a misdemeanor, and on conviction thereof shall be fined in any sum not exceeding five thousand dollars, or imprisoned for any term of time not exceeding two years, or both, at the discretion of the court."

2239. Section twenty-nine hundred and nine (ante, 1871) is struck out.

2240. Section twenty-nine hundred and thirty-six (ante, 1898) is amended by inserting in the eighth line, after the word "situated," the words "to make."

2241. Section twenty-nine hundred and seventy-eight (ante, 1940) is amended by adding, at the end of the section, the words "except as provided in section three thousand and twenty-five," (ante, 1988).

2242. Section twenty-nine hundred and eighty-four (ante, 1946) is amended by striking out, in the second line, the word "industry," and inserting therefor

the word "injury."

2243. Section twenty-nine hundred and eighty-eight (ante, 1950) is amended by striking out all after the word "same," in the fifth line, and by inserting a period in lieu of the semicolon at the end of the section.

2244. Section twenty-nine hundred and eighty-nine (ante, 1951) is amended by striking out, in the third line, the words "relating to warehouses," and

inserting therefor the words "of this chapter."

2245. Section three thousand and one (ante, 1963) is amended by adding thereto the following: "And the Secretary of the Treasury is hereby authorized to remit, in whole or in part, on such conditions, and under such regulations, not inconsistent with law, as he may prescribe, the additional duty secured by the bond given for the transportation of merchandise from a port in one collection district to a port in another collection district prescribed by the preceding section: *Provided*, That it shall be proved to the satisfaction of the Secretary of the Treasury that the failure to transport and deliver the merchandise aforesaid according to the conditions of the bonds accrued, without wilful negligence or fraudulent intent on the part of the obligors."

2246. Section three thousand and two (ante, 1964) is amended by striking out, in the ninth and eleventh lines,* respectively, the words "Point Isabel,"

and inserting therefor the word "Brownsville."

2247. Section three thousand and three (ante, 1965) is amended by striking out, in the eighth line, after the words "del Norte," the word "and," and inserting the word "or."

2248. Section three thousand and five (ante, 1967) is amended by striking out, in the fourth line, the words "Point Isabel," and inserting the word "Brownsville."

2249. Section three thousand and nine (ante, 1971), is amended by inserting,

after the word "coin," in line two, the words "or coin certificates."

2250. Section three thousand and eleven (ante, 1973) is amended by striking out all after the word "protest," in the eighth line, and by adding the words "and appeal shall have been taken as prescribed in section twenty-nine hun-

dred and thirty-one (ante, 1893)."

2251. Section thirty-one hundred is amended by transposing the eighth and ninth lines; and by striking out the amending clause to this section in the act approved February eighteenth, eighteen hundred and seventy-five, entitled "An act to correct errors and to supply omissions in the Revised Statutes of the United States."

2252. Section thirty-one hundred and five is amended by striking out, in the

seventh line, after the word "affixing" the word "in."

2253. Section thirty-one hundred and twenty is amended by adding thereto

the following:

"And that the Secretary of the Treasury be, and he is hereby, authorized, in his discretion, to make such regulations as shall enable vessels engaged in the coasting-trade between the ports and places upon Lake Michigan exclusively, and laden with American productions and free merchandise only, to unlade their cargoes without previously obtaining a permit to unlade."

2254. Section thirty-one hundred and forty (ante, 2056) is amended by add-

ing at the end of the section the words:

"And where not otherwise distinctly expressed or manifestly incompatible with the intent thereof, the word 'person,' as used in this title, shall be construed to mean and include a partnership, association, company, or corporation, as well as a natural person."

2255. Section thirty three hundred and sixty-two is amended by striking out, in the fourth line of the fourth paragraph (ante, 2068) the word "sweeping,"

and inserting the word "sweepings."

2256. Section thirty-four hundred and thirty-three (ante, 2098) is amended

^{*} Eighth and eleventh lines in this compilation.

by inserting, after the word "materials," in line twenty-six,* the words "except distilled spirits."

2257. Section thirty-five hundred and thirty-six is amended by inserting, in

the fourth line, after the word "weighing," the word "a."

2258. Section thirty-five hundred and sixty-one is amended by striking out. in the fourth line, the word "applying," and inserting the word "applicable."

2259. Section thirty-five hundred and sixty-eight is amended by striking out,

in the fourth line, the word "turn," and inserting the word "return."

2260, Section fifty-two hundred and ninety-two is amended by inserting, inthe sixth line, after the word "vessels," the words "and for regulating the same;" and by inserting, in the twenty-third line, before the word "he," the word "as."

2261. Section fifty-two hundred and ninety-three is amended by striking out the first subdivision, and transposing the fourth subdivision so as to read "the first subdivision."

MAY 25, 1878.

(U. S. STATUTES AT LARGE, VOL. XX., p. 63)

Chap. 109. An Act extending the Privileges of Sections twenty-nine hundred and ninety to twentynine hundred and ninety-seven of the Kevised Statutes, inclusive, to the Port of Bath, in the State of Maine.

2262. That the privileges of sections twenty-nine hundred and ninety to twenty-nine hundred and ninety-seven of the Revised Statutes, inclusive, be, and they are hereby, extended to the Port of Bath, in the State of Maine.

^{*} Line twenty-four in this compilation.

June 4, 1878.

(U. S. STATUTES AT LARGE, VOL. XX, p. 91.,

CHAP. 155. An Act making Appropriations for the Consular and Diplomatic Service of the Govern ment for the year ending June 30th, 1879, and for other purposes.

2263. Every consular officer shall furnish to the Secretary of the Treasury, or to such officers of the customs as he may direct, as often as may be required, the prices current of all articles of merchandise usually exported to the United States, from the port or place in which he is stationed; and authority is hereby vested in the Secretary of the Treasury to require compliance with this provision; but this provision shall not have the effect to impair the provisions of section seventeen hundred and twelve of the Revised Statutes. (Rev. Stat., p. 306.)

June 6, 1878.

(U. S. STATUTES AT LARGE, VOL. XX, p. 99.)

Chap. 156. An Act to provide for the free entry of articles imported for exhibition by Societies established for the encouragement of the Arts and Sciences, and for other purposes.

2264. That all works of art, collections in illustration of the progress of the arts, science or manufactures, photographs, works in terra cotta, Parian, pottery or porcelain and artistic copies of antiques in metal or other material hereafter imported in good faith for permanent exhibition at a fixed place by any society or institution established for the encouragement of the arts or science, and not intended for sale, nor for any other purpose than is hereinbefore expressed, and all such articles, imported as aforesaid, now in bond, and all like articles imported in good faith by any society or association for the purpose of erecting a public monument and not for sale shall be admitted free of duty under such regulations as the Secretary of the Treasury may prescribe; * Provided, that the parties importing articles as aforesaid shall be required to give bonds, with sufficient sureties, under such rules and regulations as the Secretary of the Treasury may prescribe,* for the payment of lawful duties which may accrue should any of the articles aforesaid be sold, transferred, or used contrary to the provisions and intent of this act.

FEBRUARY 28, 1879.

(U. S. STATUTES AT LARGE, VOL. XX., p. 324.)

Chap. 112. An Act extending the Limits of the Port of New York.

2265. That the collection district of the port of New York shall hereafter include, in addition to the other territory embraced therein, all that part of the county of Hudson, in the State of New Jersey, and the waters adjacent. now within the collection district of Newark, New Jersey, east of Newark Bay and the Hackensack River.

^{*} At the time of entry the principal officer of the society, institution, or association concerned will be required to file an affidavit in the following form:

"I do truly swear that the articles in the annexed invoice described are imported in good faith for permanen exhibition by (here name the society or institution) a (society or institution) located at ——, established for the encouragement of the arts and sciences, (or are imported for the purpose of erecting a public monument,) and are not intended for sale, nor for any other purpose than is hereinbefore expressed."

A bond is required from the society or institution, with two good and sufficient sureties, in a penalty equal to double the duties, conditioned for the payment of the lawful duties accruing on all the articles embraced in the affidavit and bond, should any of such articles be sold, transferred, or used contrary to the provisions and intent of the above act, and for such payment prior to the withdrawal of any of the articles from the custody and possession of the association or institution for which, hey were imported. (S. S., 3612)

MARCH 1, 1879.

(U. S. STATUTES AT LARGE, VOL. XX., p. 327.)

Chap. 125. An Act to amend the Laws relating to Internal Revenue.

"IMPORTED LIQUOR STAMPS," &c.

2266, Sec. 11. All distilled spirits, wines, and malt liquors, imported in pipes. hogsheads, tierces, barrels, casks, or other similar packages, shall be first placed in public store or bonded warehouse, and shall not be removed therefrom until the same shall have been inspected, marked, and branded by a United States customs-gauger, and a stamp affixed to each package, indicating the date and particulars of such inspection; and the Secretary of the Treasury is hereby authorized to prescribe the form of, and provide, the requisite stamps, and to make all regulations which he may deem necessary and proper for carrying the foregoing requirements into effect. Any pipe, hogshead, tierce, barrel, cask, or other package withdrawn from public store or bonded, warehouse after the thirtieth day of June, eighteen hundred and seventy-nine, purporting to contain imported liquor, found without having thereon the stamp hereby required, shall be, with its contents, forfeited to the United States; and whenever any cask or package of imported distilled spirits of not less than five winegallons is filled for shipment, sale, or delivery on the premises of any wholesale liquor dealer, the same shall be stamped with a special stamp for imported spirits, under such rules and regulations as the Commissioner of Internal Revenue has prescribed, or may hereafter prescribe, in the case of domestic distilled spirits.

2267. Sec. 12. Every person who empties or draws off, or causes to be emptied or drawn off, the contents of any package of imported liquors stamped as above required, shall, at the time of such emptying, efface, obliterate, and destroy the stamp thereon, and also all other marks or brands which shall have been placed thereon in accordance with the law or regulations concerning imported liquors; and no cask or other package, such as is hereinbefore mentioned, in which distilled spirits, wines, or malt liquors have been imported, shall be used to contain domestic distilled spirits, under penalty of the forfeiture of such re-used cask or package and the contents thereof. Every cask or other package from which the stamp for imported liquors required by this act to be placed thereon shall not be effaced, obliterated, or destroyed, on emptying such package, shall be forfeited, and the same may be seized by any officer of internal revenue wherever found; and all the provisions and penalties of section thirty-three hundred and twenty-four of the Revised Statutes of the United States, relating to empty casks or packages from which the marks, brands, or stamps have not been effaced or obliterated, and relating to the removal of stamps from packages, and to having in possession any stamps so removed, shall apply to the stamps for imported spirits herein provided for, and to the casks or other packages on which such stamps shall have been used.

2268. Sec. 13. If any person shall purchase or sell, with the imported-liquor stamp herein required remaining thereon, or any of the marks or brands which shall have been placed thereon in accordance with the laws or regulations concerning imported liquors remaining thereon, any cask or other package, after the same has been once used to contain imported liquors and has been emptied; or if any person shall use or have in possession such cask or package, with any imitation of such marks or brands, for the purpose of placing domestic distilled spirits therein for sale; or shall, for such purpose, manufacture, use, or have in possession any cask or package made in imitation of, or intended to be in the similitude of, such imported casks or packages, with any imitation of such marks or brands thereon, every such cask or package, with

its contents, if any, shall be forfeited to the United States. And every such person who shall violate any of the provisions of this section shall be liable to a penalty of two hundred dollars for every such cask or package so purchased, sold, manufactured, used, or had in possession.

TOBACCO.

2269. Sec. 14. On and after the first day of May eighteen hundred and seventy-nine, there shall be levied and collected upon all shuff manufactured of tobacco, or any substitute for tobacco, ground, dry, damp, pickled, scented, or otherwise, of all descriptions, when prepared for use; and upon all chewing and smoking tobacco, fine-cut, cavendish, plug or twist, cut or granulated, of every description; on tobacco twisted by hand or reduced into a condition to be consumed or in any manner other than the ordinary mode of drying and curing, prepared for sale or consumption, even if prepared without the use of any machine or instrument and without being pressed or sweetened, and all on fine cut shorts and refuse scraps, clippings, cuttings, and sweepings of tobacco, a tax of sixteen cents per pound.

2270. That the sixth subdivision of section thirty-two hundred and forty-

four (2058-9) be amended to read as follows:

Sixth. Dealers in leaf-tobacco, except retail dealers in leaf-tobacco, as hereinafter defined, shall pay twenty-five dollars. Every person shall be regarded as a dealer in leaf-tobacco whose business it is, for himself or on commission, to sell, or offer for sale, or consign for sale on commission, leaf-tobacco; and payment of a special tax as dealer in tobacco, manufacturer of tobacco, manufacturer of eigars, or any other special tax, shall not exempt any person dealing in leaf-tobacco from the payment of the special tax therefor hereby required. But no farmer or planter, nor the executor or administrator of such farmer or planter, nor the guardian of any minor, shall be required to pay a special tax as a dealer in leaf-tobacco, for selling tobacco produced by said farmer or planter, or by said executor, administrator, or guardian, or received by either of them as rents from tenants who have produced the same on the land of said farmer, planter, or minor: Provided, That nothing in this section shall be construed to exempt from a special tax any farmer or planter who, by peddling or otherwise, sells leaf-tobacco at retail directly to consumers, or who sells or assigns, consigns, transfers, or disposes of, to persons other than those who have paid a special tax as leaf-dealers or manufacturers of tobacco. snuff, or cigars, or to persons purchasing leaf-tobacco for export.

2271. "No sheriff or other officer acting under order or process of any court or magistrate, nor trustee, or other fiduciary, legally acting under the powers vested in him, shall be liable to said special tax as a dealer or retail dealer in selling tobacco under such authority. And no purchaser at any sale by such sheriff, officer, trustee, or fiduciary, shall be held liable to any other tax or restriction as to a sale of tobacco so purchased than he would have been had

such purchaser been the producer thereof on his own land.

2272. "Dealers in leaf-tobacco shall sell only to other dealers who have paid a special tax as such, and to manufacturers of tobacco, snuff, or cigars, and to such persons as are known to be purchasers of leaf-tobacco for export: *Provided*, It shall be lawful for any licensed manufacturer of cigars to purchase leaf-tobacco of any licensed dealer or other licensed manufacturer in quantities less than the original package, for use in his own manufactory exclusively." (2059.)

That section thirty-three hundred and sixty-two (2065 to 2070) be, and the same is hereby, amended by striking out all after said number, and substitut-

ing therefor the following:

2273. "All manufactured tobacco shall be put up and prepared by the manufacturer for sale, or removal for sale or consumption, in packages of the following description, and in no other manner: (2065.)

2274. "All snuff, in packages containing one-half, one, two, three, four, six, eight, and sixteen ounces, or in bladders and in jars containing not exceeding

twenty pounds; (2066).

2275. "All fine cut chewing-tobacco, and all other kinds of tobacco not otherwise provided for, in packages containing one, two, three, four, eight, and sixteen ounces, except that fine-cut chewing-tobacco may, at the option of the manufacturer, be put up in wooden packages containing ten, twenty, forty, and sixty pounds each; (2067).

2276. "All smoking-tobacco and all cut and granulated tobacco other than fine-cut chewing, all shorts, the refuse of fine-cut chewing, which has passed through a riddle of thirty-six meshes to the square inch, and all refuse scraps, clippings, cuttings, and sweepings of tobacco, in packages containing two, three.

four, eight, and sixteen ounces each; (2068).

2277. "All cavendish, plug, and twist tobacco, in wooden packages not ex-

ceeding two hundred pounds net weight. (2069.)

2278. "And every such wooden package shall have printed or marked thereon the manufacturer's name and place of manufacture, the registered number of the manufactory, and the gross weight, the tare, and the net weight of the tobacco in each package: Provided, That these limitations and descriptions of packages shall not apply to tobacco and snuff transported in bond for exportation and actually exported: And provided further, That fine-cut shorts, the refuse of fine-cut chewing-tobacco, refuse scraps, clippings, cuttings, and sweepings of tobacco, may be sold in bulk as material, and without the payment of tax, by one manufacturer directly to another manufacturer, or for export, under such restrictions, rules, and regulations as the Commissioner of Internal Revenue may prescribe: And provided further, That wood, metal, paper, or other materials may be used separately or in combination for packing tobacco, snuff, and cigars, under such regulations as the Commissioner of Internal Revenue may establish." (2070.)

That section thirty-three hundred and seventy-one (2075) be amended by striking out all after the said number and substituting therefor the following:

2279. "Whenever any manufacturer of tobacco, snuff, or cigars, sells, or removes for sale or consumption, any tobacco, snuff, or cigars, upon which a tax is required to be paid by stamps, without the use of the proper stamps, it shall be the duty of the Commissioner of Internal Revenue, within a period of not more than two years after such sale or removal, upon satisfactory proof, to estimate the amount of tax which has been omitted to be paid, and to make an assessment therefor, and certify the same to the collector. The tax so assessed shall be in addition to the penaltics imposed by law for such sale or removal: Provided, however, That no such assessment shall be made until and after notice to the manufacturer of the alleged sale and removal to show cause against such assessment; and the Commissioner of Internal Revenue shall, upon a full hearing of all the evidence, determine what assessment, if any should be made."

2280. That section thirty-three hundred and seventy-seven (2081) be, and the same is hereby, amended by adding thereto the following words: "Provided, That scraps, cuttings, and clippings of tobacco imported from any foreign country may, after the proper customs duty has been paid thereon, be withdrawn in bulk without the payment of the internal-revenue tax, and transferred as material directly to the factory of a manufacturer of tobacco or snuff, or of a cigar manufacturer, under such restrictions and regulations as shall be prescribed by the Commissioner of Internal Revenue and approved

by the Secretary of the Treasury."

Sec. 16. That section thirty-three hundred and eighty-six (2082) be, and the same is hereby, amended by striking out all after the said number, and sub-

stituting therefor the following:

2281. "There shall be an allowance of drawback on tobacco, snuff, and eigars on which the tax has been paid by suitable stamps affixed thereto be

fore removal from the place of manufacture, when the same are exported. equal in amount to the value of the stamps found to have been so affixed; the evidence that the stamps were so affixed, and the amount of tax so paid, and of the subsequent exportation of the said tobacco, snuff, and eigars, to be ascertained under such regulations as shall be prescribed by the Commissioner of Internal Revenue, and approved by the Secretary of the Treasury. Any sums found to be due under the provisions of this section shall be paid by the warrant of the Secretary of the Treasury on the Treasurer of the United States, out of any money arising from internal duties not otherwise appropriated: Provided, That no claim for an allowance of drawback shall be entertained or allowed until a certificate from the collector of customs at the port from which the goods have been exported, or other evidence satisfactory to the Commissioner of Internal Revenue, has been furnished, that the stamps affixed to the tobacco, snuff, or cigars entered and cleared for export to a foreign country were totally destroyed before such clearance; nor until the claimant has filed a bond, with good and sufficient sureties, to be approved by the collector of the district from which the goods are shipped, in a penal sum double the amount of the tax for which said claim is made, that he will procure, within a reasonable time, evidence satisfactory to the Commissioner of Internal Revenue that said tobacco, snuff, or cigars have been landed at any port without the jurisdiction of the United States, or that after shipment the same were lost at sea, and have not been relanded within the limits of the United States."

2282. That section thirty-three hundred and eighty-seven (2082) be, and the same is hereby, amended by striking out, after the words "shall be conditioned that," in the second sentence, the words "he shall not employ any person to manufacture eigars who has not been duly registered as a eigar

maker."

That section thirty-three hundred and ninety-two (2083) be, and the same is hereby, amended by striking out all after the said number, and substituting

therefor the following:

2283. "All cigars shall be packed in boxes not before used for that purpose, containing, respectively, twenty-five, fifty, one hundred, two hundred, two hundred and fifty, or five hundred cigars each; and every person who sells, or offers for sale, or delivers, or offers to deliver, any cigars in any other form than in new boxes as above described, or who packs in any box any eigars in excess of the number provided by law to be put in each box respectively, or who falsely brands any box, or affixes a stamp on any box denoting a less amount of tax than that required by law, shall be fined for each offense not less than one hundred dollars nor more than one thousand dollars, and be imprisoned not less than six months nor more than two years: Provided, That nothing in this section shall be construed as preventing the sale of cigars at retail by retail dealers who have paid the special tax as such from boxes packed, stamped, and branded in the manner prescribed by law: And provided further, That every manufacturer of cigarettes shall put up all the cigarettes that he either manufactures or has made for him, and sells or removes for consumption or use, in packages or parcels containing ten, twenty, fifty, or one hundred eigarettes each, and shall securely affix to each of said packages or parcels a suitable stamp denoting the tax thereon, and shall properly cancel the same prior to such sale or removal for consumption or use, under such regulations as the Commissioner of Internal Revenue shall prescribe; and all cigarettes imported from a foreign country shall be packed, stamped, and the stamps canceled in like manner, in addition to the import stamp indicating inspection of the custom-house, before they are withdrawn therefrom."

That section thirty three hundred and ninety-seven (2088) be, and the same is hereby, amended by striking out all after the said number, and substituting

therefor the following:

2284. "Whenever any cigars are removed from any manufactory, or place

where cigars are made, without being packed in boxes as required by the provisions of this chapter, or without the proper stamp thereon denoting the tax, or without stamping, indenting, burning, or impressing into each box, in a legible and durable manner, the number of the cigars contained therein, the number of the manufactory, and the number of the district and State, or without properly affixing thereon and canceling the stamp denoting the tax on the same, or are sold, or offered for sale, not properly boxed and stamped, they shall be forfeited to the United States. And every person who commits any of the above-described offenses shall be fined for each such offense not less than one hundred dollars nor more than one thousand dollars, and imprisoned not less than six months nor more than two years. And every person who packs cigars in any box bearing a false or fraudulent or counterfeit stamp, or who affixes to any box containing cigars a stamp in the similitude or likeness of any stamp required to be used by the laws of the United States, whether the same be a customs or internal-revenue stamp, or who buys, receives, or has in his possession any cigars on which the tax to which they are liable has not been paid, or who removes, or causes to be removed, from any box any stamp denoting the tax on cigars, with intent to use the same, or who uses, or permits any other person to use, any stamp so removed, or who receives, buys, sells, gives away, or has in his possession any stamp so removed, or who makes any other fraudulent use of any stamp intended for cigars, or who removes from the place of manufacture any cigars not properly boxed and stamped as required by law, shall be deemed guilty of a felony, and shall be fined not less than one hundred dollars nor more than one thousand dollars, and imprisoned not less than six months nor more than three years: Provided, That cigars packed expressly for export, and which shall be exported to a foreign country under the restrictions and regulations prescribed by the Commissioner of Internal Revenue, and approved by the Secretary of the Treasury, shall be exempt from the provisions of this section, and also from the provisions of section thirty-three hundred and ninety-three of the Revised Statutes, requiring a label to be affixed to each box."

2285. Sec. 19. That the proviso to section thirty-four hundred and thirty

of the Revised Statutes is hereby amended to read as follows:

"Provided, That lucifer or friction matches, and cigar-lights, and wax-tapers, and all articles upon which a tax is imposed by law, as enumerated and mentioned in Schedule A, following section thirty four hundred and thirty-seven of the Revised Statutes, may be removed from the place of manufacture for export to a foreign country, without payment of tax, or affixing stamps thereto, under such regulations as the Commissioner of Internal Revenue may prescribe."

2286. Sec. 20. [That under such regulations and requirements as to stamps, bonds and other security as shall be prescribed by the Commissioner of Internal Revenue, any manufacturer of perfumery, medicines, or preparations for export, manufacturing the same in a duly constituted manufacturing warehouse, shall be authorized to withdraw, in original packages, from any distillery-warehouse, so much alcohol as he may require for the said purpose, without the payment of the internal-revenue tax thereon.] (Repealed. See Sec. 14, Act of May 28, 1880, chap. 108, post, 2299.)

2287. Sec. 21. That the word "gallon," wherever used in the internal revenue law, relating to beer, lager beer, ale, porter, and other similar fermented liquors, shall be held and taken to mean a wine gallon, the liquid measure con-

taining two hundred and thirty-one cubic inches.

2288. Sec. 23. That wherever in any of the foregoing sections of this act the Revised Statutes are referred to, it shall be held to mean the "edition of eighteen hundred and seventy-eight."

March 3, 1879.

(U. S. STATUTES AT LARGE, VOL. XX., p. 355.)

Chap. 180. An Act making Appropriations for the Service of the Post Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other Purposes.

2289. Sec. 17. Printed matter other than books received in the mails from foreign countries under the provisions of postal treaties or conventions shall be free of customs duty, and books which are admitted to the international mails exchanged under the provisions of the Universal Postal Union Convention, may, when subject to customs duty, be delivered to addresses in the United States under such regulations for the collection of duties as may be agreed upon by the Secretary of the Treasury and the Postmaster-General.

2290. Sec. 19. That "printed matter" within the intendment of this act is defined to be the reproduction upon paper, by any process except that of handwriting, of any words, letters, characters, figures, or images, or of any combination thereof, not having the character of an actual and personal correspondence. (For further information as to postal acts, see post, Part IV., pp. 81-84.)

June 30, 1879.

(U. S. STATUTES AT LARGE, VOL. XXI., p. 44.)

Chap. 54. An Act relating to Vessels not propelled by Sail or Internal Motive-Power of their own, and for other Purposes.

2291. The provisions of title fifty of the Revised Statutes of the United States shall not be so construed as to require the payment of any fee or charge for the enrolling or licensing of vessels, built in the United States and owned by citizens thereof, not propelled by sail or by internal motive-power of their own, and not in any case carrying passengers, whether navigating the internal waters of a State or the navigable waters of the United States, and not engaged in trade with contiguous foreign territory, nor shall this or any existing law be construed to require the enrolling, registering, or licensing of any flatboat, barge, or like craft for the carriage of freight, not propelled by sail or by internal motive-power of its own, on the rivers or lakes of the United States.

JULY 1, 1879.

(U. S. STATUTES AT LARGE, VOL. XXI., p. 48.)

Chap. 64. An Act to put Salts of Quinine and Sulphate of Quinine on the Free List.

2292. From and after the passage of this act the importation of salts of quinine and sulphate of quinine shall be exempt from custom duties; and all laws inconsistent herewith are hereby repealed. (1400.)

MARCH 10, 1880.

(U. S. STATUTES AT LARGE, VOL. XXI., p. 67.)

Chap. 37.—An Act to amend section three thousand and twenty of the Revised Statutes.

2293. That section three thousand and twenty of the Revised Statutes be so amended as to read as follows:

SEC. 3020. Where fire-arms, scales, balances, shovels, spades, axes, hatchets, hammers, plows, cultivators, mowing-machines, and reapers, manufactured with stock or handles made of wood grown in the United States, are exported for benefit of drawback under the preceding section, such articles shall be entitled to such drawback in all cases where the imported material exceeds one-half of the value of the material used. And where cans, manufactured in whole or in part of imported material, filled with products grown or produced in the United States, are exported for benefit of such drawback, the same shall, in all cases, be entitled to the drawback provided for in the preceding section where the imported material used in the manufacture of such cans shall equal seventy per centum of the value of all the material used in the manufacture thereof.

APRIL 1, 1880.

(U. S. STATUTES AT LARGE, VOL. XXI., p. 70.)

Chap. 42. An Act to authorize and direct the Commissioner of Agriculture to attend, in person or by deputy, the International Sheep and Wool Show, to be held in the Centennial buildings, Fairmount Park, Philadelphia, in September, Anno Domini eighteen hundred and eighty, and to make a full and complete report of the same, and for other Purposes.

2294. That the Commissioner of Agriculture be, and he is hereby, authorized and directed to attend in person or by deputy, the International Sheep and Wool Show to be held in the Centennial buildings, Fairmount Park, Philadelphia, in September, Anno Domini eighteen hundred and eighty, and to make a

full and complete report of the same.

2295. Sec. 2. All sheep and wool which shall be imported for the sole purpose of exhibition at the international show hereinbefore mentioned, shall be admitted without the payment of duty or customs fees or charges, under such regulations as the Secretary of the Treasury may prescribe: Provided, That all sheep and wool which shall be sold in the United States, or withdrawn for consumption therein at any time after such importation, shall be subject to the duties, if any, imposed on like imports by the revenue laws in force at the date of importation: And provided further, That in case any sheep or wool imported under the provisions of this act shall be withdrawn for consumption, or shall be sold without payment of the duty required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such imports and against the person who may be guilty of such withdrawal or sale.

MAY 27, 1880.

(U. S. STATUTES AT LARGE, VOL. XXI., p. 143.)

Chap. 106. An Act to amend and re-enact Sections Twenty-five hundred and fifty-two and Twenty-five hundred and fifty-three of the Revised Statutes.

2296. That paragraph four of section twenty-five hundred and fifty-two of the Revised Statutes be, and the same is hereby, amended, so that it shall read: "The district of Yorktown: To comprise all the waters and shores from the point forming the south shore of the mouth of the Rappahannock River, and from the mouth of York River to Cappahoosic, in which Yorktown shall be the port of entry, and East River and Cumberland ports of delivery."

2297. Sec. 2. And that paragraph seventh of section twenty-five hundred and fifty-two of the Revised Statutes be, and the same is hereby, amended, so that it shall read: "The district of Richmond: To comprise all the waters and shores of the James River, from its junction with the Appomattox River to the highest tide-waters of the James River, and all the waters and shores of the York

River from Cappahoosic to its head, and the waters and shores of the Pamunkey and Mattaponi Rivers to the highest tide-waters in said rivers, in which the port of entry shall extend from Richmond and Manchester to Bermuda Hun-

dreds, and to West Point, at the head of York River."

2298. Sec. 3. And that paragraph seventh of section twenty-five hundred and fifty-three of the Revised Statutes be, and the same is hereby, amended, so that it shall read: "In the district of Richmond, a collector and a surveyor, who shall reside at Richmond; a surveyor, who shall reside at Bermuda Hundred; and a deputy collector, who shall reside at West Point."

May 28, 1880.

(U. S. STATUTES AT LARGE, VOL. XXI., p. 145.)

Chap. 108. An Act to amend the Laws in Relation to Internal Revenue.

2299. Sec. 14. That section twenty of an act, entitled "An act to amend the laws relating to internal revenue," approved March first, eighteen hundred and seventy-nine, be amended by striking out all after the number of said section

and substituting therefor the following:

"That under such regulations and requirements as to stamps, bonds, and other security as shall be prescribed by the Commissioner of Internal Revenue, any manufacturer of medicines, preparations, compositions, perfumeries, cosmetics, cordials, and other liquors, for export, manufacturing the same in a duly constituted manufacturing warehouse, shall be authorized to withdraw, in original packages, from any distillery-warehouse, so much distilled spirits as he may require for the said purpose, without the payment of the internal-revenue tax thereon."

June 10, 1880.

(U. S. STATUTES AT LARGE, VOL. XXI., p. 173.)

Chap. 190. An Act to amend the Statutes in relation to Immediate Transportation of Dutiable Goods, and for other Purposes.

2300. That when any merchandise, other than explosive articles, and articles in bulk not provided for in section [four] (2311) of this act, imported at the ports of New York, Philadelphia, Boston, Baltimore, Portland and Bath, in Maine, Chicago, Port Huron, Detroit, New Orleans, Norfolk, Charleston, Savannah, Mobile, Galveston, Pensacola, Florida, Cleveland, Toledo, and San Francisco, shall appear, by the invoice or bill of lading and manifest of the importing vessel, to be consigned to and destined for either of the ports specified in the seventh section of this act, the collector at the port of arrival shall allow the said merchandise to be shipped immediately after the entry prescribed in section two of this act has been made.

2301. Sec. 2. That the collector at the port of first arrival shall retain in his office a permanent record of such merchandise so to be forwarded to the port of destination, and such record shall consist of a copy of the invoice and an entry whereon the duties shall be estimated as closely as possible on the merchandise so shipped, but no oaths shall be required on the said entry. Such merchandise shall not be subject to appraisement and liquidation of duties at the port of first arrival, but shall undergo such examination as the Secretary of the Treasury shall deem necessary to verify the invoice; and the same examination and appraisement thereof shall be required and had at the port of destination as would have been required at the port of first arrival if such merchandise had been entered for consumption or warehouse at such port.

2302. Sec. 3. That such merchandise shall be delivered to and transported

by common carriers, to be designated for this purpose by the Secretary of the Treasury, and to and by none others; and such carriers shall be responsible to the United States as common carriers for the safe delivery of such merchandise to the collector at the port of its destination; and before any such carriers shall be permitted to receive and transport any such merchandise, they shall become bound to the United States in bonds of such form and amount, and with such conditions not inconsistent with law, and such security as the Secretary of the

Treasury shall require.

2303. Sec. 4. That sections twenty-eight hundred and fifty-three and twentyeight hundred and fifty five of the Revised Statutes of the United States be, and the same are hereby, so amended as to require that all invoices of merchandise imported from any foreign country and intended to be transported without appraisement to any of the ports mentioned in the seventh section of this act, shall be made in quadruplicate; and that the consul, vice-consul, or commercial agent, to whom the same shall be produced, shall certify each of said quadruplicates under his hand and official seal in the manner required by section twenty-eight hundred and fifty-five of the Revised Statutes, and shall then deliver to the person producing the same two of the quadruplicates, one to be used in making entry at the port of first arrival of the merchandise in the United States, and one to be used in making entry at the port of destination, file another in his office, there to be carefully preserved, and as soon as practicable transmit the remaining one to the collector or surveyor of the port of final destination of the merchandise: Provided, however, That no additional fee shall be collected on account of any service performed under the requirements of this section.

2304, Sec. 5. That merchandise transported under the provisions of this act shall be conveyed in cars, vessels, or vehicles securely fastened with locks or seals, under the exclusive control of the officers of the customs; and merchandise may also be transported under the provisions of this act by express companies, on passenger trains, in safes and trunks, which shall be of such size, character, and description, and secured in such manner as shall be from time to time prescribed by the Secretary; and in cases where merchandise shall be imported in boxes or packages too large to be included within the safes or trunks so prescribed, such merchandise may be transported, under the provisions of this act, by such express companies, in a separate compartment of the car, secured in such manner as shall from time to time be prescribed by the Secretary of the Treasury; and merchandise, such as pig-iron, spiegel-iron, scrap-iron, iron ore, railroad-iron, and similar articles commonly transported upon platform or flat cars, may be transported, under the provisions of this act, upon such platform or flat cars, and the weight of such merchandise so transported shall be ascertained in all cases before shipment, and ordinary railroad scales may be used for such purpose; and inspectors shall be stationed at proper points along the designated routes, or upon any car, vessel, vehicle, or train, at the discretion of the Secretary of the Treasury, and at the expense of the companies, respectively. Such merchandise shall not be unladen or transshipped between the ports of first arrival and final destination, unless authorized by the regulations of the Secretary of the Treasury in cases which may arise from a difference in the gauge of railroads, or from accidents, or from legal intervention, or when by reason of the length of the route the cars, after due inspection by customs officers, shall be considered unsafe or unsuitable to proceed further, or from low water, ice, or other unavoidable obstruction to navigation; and in no case shall there be permitted any breaking of the original packages of such merchandise.

2305. Sec. 6. That merchandise so destined for immediate transportation shall be transferred, under proper supervision, directly from the importing vessel to the car, vessel, or vehicle in which the same is to be transported to its final destination.

2306. Sec. 7. That the privilege of immediate transportation shall extend to

the ports of New York and Buffalo, in New York; Burlington, in Vermont; Boston, in Massachusetts; Providence and Newport, in Rhode Island; New Haven, Middletown, and Hartford, in Connecticut; Philadelphia and Pittsburg, in Pennsylvania; Baltimore, Crisfield, and Annapolis, in Maryland; Wilmington, and Seaford, in Delaware; Salem, Massachusetts; Georgetown, in the District of Columbia; Norfolk, Richmond, and Petersburg, in Virginia; Wilmington and Newbern, in North Carolina; Charleston and Port Royal, in South Carolina; Savannah and Brunswick, in Georgia; New Orleans, in Louisiana; Portland and Bath, in Maine; Portsmouth, in New Hampshire; Chicago, Cairo, Alton, and Quincy, in Illinois; Detroit, Port Huron, and Grand Haven, in Michigan; St. Louis, Kansas City, and St. Joseph, in Missouri; St. Paul, in Minnesota; Cincinnati, Cleveland, and Toledo, in Ohio; Milwaukee and La Crosse, in Wisconsin; Louisville, in Kentucky; San Francisco, San Diego, and Wilmington, in California; Portland, in Oregon; Memphis, Nashville, and Knoxville, in Tennessee; Mobile, in Alabama; and Evansville, in Indiana; and Galveston, Houston, Brownsville, Corpus Christi, and Indianola, in Texas; Omaha, in Nebraska; Dubuque, Burlington, and Keokuk, in Iowa; Leavenworth, in Kansas; Tampa Bay, Fernandina, Jacksonville, Cedar Keys, Key West, and Apalachicola, in Florida: Provided, That the privilege of transportation herein conferred shall not extend to any place at which there are not the necessary officers for the appraisement of merchandise and the collection of duties.

2307. Sec. 8. That sections twenty-nine hundred and ninety, twenty-nine hundred and ninety one, twenty nine hundred and ninety two, twenty-nine hundred and ninety-three, twenty-nine hundred and ninety-four, twenty-nine hundred and ninety-five, twenty-nine hundred and ninety-six, and twenty-nine hundred and ninety-seven of the Revised Statutes be, and the same are hereby, repealed.

2308. Sec. 9. That no merchandise shall be shipped under the provisions of this act after such merchandise shall have been landed ten days from the importing vessel, and merchandise not entered within such time shall be sent to a bonded warehouse by the collector as unclaimed, and held until regularly

entered and appraised.

2309. Sec. 10. That section twenty-nine hundred and eighty-one of the Revised Statutes be amended so as to read as follows: "That whenever the proper officer of the customs shall be duly notified in writing of the existence of a lien for freight upon imported goods, wares, or merchandise in his custody, he shall, before delivering such goods, wares, or merchandise to the importer, owner, or consignee thereof, give seasonable notice to the party or parties claiming the lien; and the possession by the officers of customs shall not affect the discharge of such lien, under such regulations as the Secretary of the Treasury may prescribe; and such officer may refuse the delivery of such merchandise from any public or bonded warehouse, or other place in which the same shall be deposited, until proof to his satisfaction shall be produced that the freight thereon has been paid or secured; but the rights of the United States shall not be prejudiced thereby, nor shall the United States or its officers be in any manner liable for losses consequent upon such refusal to deliver. If merchandise so subject to a lien regarding which notice has been filed, shall be forfeited to the United States and sold, the freight due thereon shall be paid from the proceeds of such sale in the same manner as other charges and expenses authorized by law to be paid therefrom are paid."

2310. Sec. 11. That this act shall take effect and be in force from and after

the first day of July, Anno Domini eighteen hundred and eighty.

JUNE 14, 1880.

(U. S. STATUTES AT LARGE, VOL. XXI., p. 198.)

Chap. 214. An Act to amend an Act entitled "An Act to amend the Statutes in relation to Immediate Transportation of Dutiable Goods, and for other Purposes."

2311. That in the act entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," approved June tenth, eighteen hundred and eighty, the words "section four," where they occur in the first section of the act, be changed to "section five." (2161.)

June 14, 1880.

(U. S. STATUTES AT LARGE, VOL. XXI., p. 309.)

[No. 52.] Joint Resolution for the Relief of certain Persons in respect of Duties demanded of them upon the import of certain Articles named therein.

2312. Whereas, By a circular of the Secretary of the Treasury, issued in eighteen hundred and seventy eight, after a decision of a case between the United States and an importer in the Circuit Court of the United States for the Southern District of New York, all the articles named in the following resolution were directed to be imported on payment of a duty of thirty-five per cent. ad valorem; and

Whereas, The Secretary of the Treasury, by letter of March twelfth, eighteen hundred and eighty, to the House of Representatives, has communicated his purpose to revoke said circular, and subject said articles to the specific duty

imposed by existing law on all band, hoop, and seroll iron; and

Whereas, It is represented, that confiding in the said circular of the year eighteen hundred and seventy-eight, parties have contracted for such articles to be imported under the duty of thirty-five per centum ad valorem, and it is right and proper to relieve them from the effect of the change of orders by the Secretary of the Treasury upon his construction of the existing law, but without intending to alter existing law, or to interpret by legislative act the effect thereof, leaving that to the judicial tribunals, except as to the special cases herein provided for; therefore,

2313. Resolved, etc., That the Secretary of the Treasury be, and he is hereby authorized and directed to cause to be levied upon all articles under the designation of "cut hoops," "hoops cut to length," "hoops cut and punched," and "barrel hoops," the duty of thirty-five per centum ad valorem, which shall be shown to the satisfaction of the Secretary of the Treasury to have been ordered under bonâ fide and absolute contracts made and entered into prior to March twelfth, eighteen hundred and eighty, and which shall be imported from any foreign country into the United States, prior to the first day of January, eighteen hundred and eighty-one.

2314. And the amount of any duties, in excess of thirty-five per centum ad valorem, paid since the twelfth day of March, eighteen hundred and eighty, upon any of the articles hereinbefore named, which shall be shown as aforesaid to have been imported under such contracts, shall be refunded to the parties entitled thereto out of any money in the Treasury, not otherwise appropriated.

MARCH 3, 1881.

(U. S. STATUTES AT LARGE, VOL. XXI., p. 502.)

Chap. 138.—An act to authorize the registration of trade-marks and protect the same.

2315. That owners of trade-marks used in commerce with foreign nations, or with the Indian tribes, provided such owners shall be domiciled in the United States, or located in any foreign country or tribes which by treaty, convention or law, affords similar privileges to citizens of the United States, may obtain registration of such trade-marks by complying with the following re-

quirements:

First. By causing to be recorded in the Patent Office a statement specifying name, domicile, location, and citizenship of the party applying; the class of merchandise and the particular description of goods comprised in such class to which the particular trade-mark has been appropriated; a description of the trade-mark itself, with fac-similes thereof, and a statement of the mode in which the same is applied and affixed to goods, and the length of time during which the trade-mark has been used.

Second. By paying into the Treasury of the United States the sum of twenty-five dollars, and complying with such regulations as may be prescribed by the

Commissioner of Patents.

2316. Sec. 2. That the application prescribed in the foregoing section must, in order to create any right whatever in favor of the party filing it, be accompanied by a written declaration verified by the person, or by a member of a firm, or by an officer of a corporation applying, to the effect that such party has at the time a right to the use of the trade mark sought to be registered, and that no other person, firm, or corporation has the right to such use, either in the identical form or in any such near resemblance thereto as might be calculated to deceive; that such trade-mark is used in commerce with foreign nations or Indian tribes, as above indicated; and that the description and facsimiles presented for registry truly represent the trade-mark sought to be registered.

Sec. 3. That the time of the receipt of any such application shall be noted and recorded. But no alleged trade mark shall be registered unless the same appear to be lawfully used as such by the applicant in foreign commerce or commerce with Indian tribes, as above mentioned, or is within the provision of a treaty, convention, or declaration with a foreign power; nor which is merely the name of the applicant; nor which is identical with a registered or known trade-mark owned by another and appropriate to the same class of merchandise, or which so nearly resembles some other person's lawful trade-mark as to be likely to cause confusion or mistake in the mind of the public, or to deceive purchasers. In an application for registration the Commissioner of Patents shall decide the presumptive lawfulness of claim to the alleged trade-mark; and in any dispute between an applicant and a previous registrant, or between applicants, he shall follow, so far as the same may be applicable, the practice of courts of equity of the United States in analogous cases.

2317. Sec. 4. That certificates of registry of trade-marks shall be issued in the name of the United States of America, under the seal of the Department of the Interior, and shall be signed by the Commissioner of Patents, and a record thereof, together with printed copies of the specifications, shall be kept in books for that purpose. Copies of trade-marks and of statements and declarations filed therewith and certificates of registry so signed and sealed shall be evidence in any suit in which such trade-marks shall be brought in contro-

versv.

2318. Sec. 5. That a certificate of registry shall remain in force for thirty years from its date; except in cases where the trade-mark is claimed for and applied to articles not manufactured in this country, and in which it receives protection under the laws of a foreign country for a shorter period, in which case it shall cease to have any force in this country by virtue of this act at the

time that such trade-mark ceases to be exclusive property elsewhere. At any time during the six months prior to the expiration of the term of thirty years such registration may be renewed on the same terms, and for a like period.

2319. Sec. 6. That applicants for registration under this act shall be credited for any fee, or part of a fee, heretofore paid into the Treasury of the United

States with intent to procure protection for the same trade-mark.

2320. Sec. 7. That registration of a trade-mark shall be prima facie evidence of ownership. Any person who shall reproduce, counterfeit, copy or colorably imitate any trade-mark registered under this act and affix the same to merchandise of substantially the same descriptive properties as those described in the registration, shall be liable to an action on the case for damages for the wrongful use of said trade-mark, at the suit of the owner thereof; and the party aggrieved shall also have his remedy according to the course of equity to enjoin the wrongful use of such trade-mark used in foreign commerce or commerce with Indian tribes, as aforesaid, and to recover compensation therefor in any court having jurisdiction over the person guilty of such wrongful acts; and courts of the United States shall have original and appellate jurisdiction in such cases without regard to the amount in controversy.

2321. Sec. 8. That no action or suit shall be maintained under the provisions of this act in any case when the trade-mark is used in any unlawful business, or upon any article injurious in itself, or which mark has been used with the design of deceiving the public in the purchase of merchandise, or under any

certificate of registry fraudulently obtained.

2322. Sec. 9. That any person who shall procure the registry of a trademark, or of himself as the owner of a trade-mark or an entry respecting a trade-mark, in the office of the Commissioner of Patents, by a false or fraudulent representation or declaration, orally or in writing, or by any fraudulent means, shall be liable to pay any damages sustained in consequence thereof to the injured party, to be recovered in an action on the case.

2323. Sec. 10. That nothing in this act shall prevent, lessen, impeach, or avoid any remedy at law or in equity which any party aggrieved by any wrongful use of any trade-mark might have had if the provisions of this act had not

been passed.

2324. Sec. 11. That nothing in this act shall be construed as unfavorably affecting a claim to a trade-mark after the term of registration shall have expired; nor to give cognizance to any court of the United States in an action or suit between citizens of the same State, unless the trade-mark in controversy is used on goods intended to be transported to a foreign country, or in lawful commercial intercourse with an Indian tribe.

2325. Sec. 12. That the Commissioner of Patents is authorized to make rules and regulations and prescribe forms for the transfer of the right to use trade-

marks and for recording such transfers in his office.

2326. Sec. 13. That citizens and residents of this country wishing the protection of trade-marks in any foreign country, the laws of which require registration here as a condition precedent to getting such protection there, may register their trade-marks for that purpose as is above allowed to foreigners, and have certificate thereof from the Patent Office.

APRIL 7, 1882.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 41.)

Chap. 73.—An act to admit free of duty articles intended for exhibition at the National Mining and Industrial Exposition to be held in the city of Denver, in the year eighteen hundred and eighty-two.

2327. That all articles which shall be imported for the sole purpose of exhibition at the National Mining and Industrial Exposition to be held in the city of Denver, in the year eighteen hundred and eighty-two shall be ad-

mitted without the payment of duty or custom fees, or charges, under such regulations as the Secretary of the Treasury shall prescribe. Provided, That all such articles as shall be sold in the United States, or withdrawn for consumption therein at any time after such importation, shall be subject to the duties, if any, imposed upon like articles by the revenue laws in force at the date of importation. And provided further, That in case any articles imported under provisions of this act, shall be withdrawn for consumption, or shall be sold without payment of duty as required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such articles and against the persons who may be guilty of such withdrawal or sale.

APRIL 25, 1882.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 49.)

Chap. 89.—An act to amend section three thousand and sixty-six of the Revised Statutes of the United States, in relation to the authority to issue warrants.

That section three thousand and sixty-six of chapter ten, title thirty-four, of the Revised Statutes of the United States, be amended so as to read as follows:

2328. "Sec. 3066. If any collector, naval officer, surveyor, or other person specially appointed by either of them, or inspector, shall have cause to suspect a concealment of any merchandise in any particular dwelling-house, store-building, or other place, they, or either of them, upon proper application on oath to any justice of the peace, or district judge of cities, police justice, or any judge of the circuit or district court of the United States, or any Commissioner of the United States circuit court, shall be entitled to a warrant to enter such house, store, or other place, in the daytime only, and there to search for such merchandise; and if any shall be found, to seize and secure the same for trial; and all such merchandise, upon which the duties shall not have been paid, or secured to be paid, shall be forfeited."

MAY 6, 1882.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 58.)

Chap. 120.—An act to repeal the discriminating duties on goods produced east of the Cape of Good Hope.

2329. That section two thousand five hundred and one of the Revised Stat-

utes of the United States which reads as follows:

"There shall be levied, collected, and paid on all good, wares, and merchandise of the growth or produce of the countries east of the Cape of Good Hope (except wool, raw cotton and raw silk, as reeled from the cocoon, or not further advanced than tram, thrown, or organzine,) when imported from places west of the Cape of Good Hope, a duty of ten per centum ad valorem in addition to the duties imposed on any such article when imported directly from the place or places of their growth or production," be and the same is hereby repealed from and after the first day of January, eighteen hundred and eighty-three.

June 28, 1882.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 116.)

Chap. 253.—An act to admit free of duty articles intended for the exhibition of art and industry to be held at Boston, Massachusetts, during the year eighteen hundred and eighty-three.

2330. That all articles which shall be imported for the sole purpose of exhibition at the exhibition of art and industry to be held at the city of Boston, in

the State of Massachusetts, in the year eighteen hundred and eighty-three, shall be admitted without the payment of duty or of custom fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be sold in the United States, or withdrawn for consumption therein, at any time after such importation, shall be subject to the duties, if any, imposed on like articles by the revenue laws in force at the date of importation: And provided further, That in case any articles imported under the provisions of this act shall be withdrawn for consumption, or shall be sold without payment of duty as required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such articles and against the persons who may be guilty of such withdrawal or sale.

2331. Sec. 2. That the entire stock of each exhibitor, consisting of goods, wares, and merchandise imported by him and which may be in said buildings is hereby declared liable for the payment of duties accruing on any portion thereof, in case of the removal of such portion from said buildings without

payment of the lawful duties thereon.

2332. Sec. 3. That the penalties prescribed by, and the provisions contained in, section three thousand and eighty-two of the Revised Statutes, shall be deemed and held to apply in the case of any goods, wares, or merchandise which may be in said buildings sold, delivered, or removed without payment of duties, in the same manner as if such goods, wares, or merchandise had been imported contrary to law; and the article or articles so sold, delivered, or removed, shall be deemed and held to have been so imported, with the knowledge of the parties respectively concerned in such sale, delivery, or removal.

AUGUST 5, 1882.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 298.)

Chap. 393.—An act relating to the registration of trade-marks.

2333. That nothing contained in the law entitled "An act to authorize the registration of trade-marks and protect the same," approved March third, eighteen hundred and eighty-one, shall prevent the registry of any lawful trademark rightfully used by the applicant in foreign commerce or commerce with Indian tribes at the time of the passage of said act.

August 7, 1882.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 301.)

Chap. 431.—An act to correct an error in section twenty-five hundred and four of the Revised Statutes of the United States.

2334. That the paragraph beginning with the words "clothing, ready-made and wearing apparel," under schedule M of section twenty-five [hundred and four] of the Revised Statutes of the United States, be, and the same is hereby, amended by the insertion of the word "wool" before the word "silk" in two places where it was omitted in the revision of the said statutes; so that the same shall read as follows:

"Clothing, ready-made, and wearing apparel of every description, of whatever material composed, except wool, silk and linen, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer, not otherwise provided for, caps, gloves, leggins, mitts, socks, stockings, wove shirts and drawers, and all similar articles made on frames of whatever material composed, except wool, silk, and linen, worn by men, women, or children, and not otherwise provided for, articles worn by men, women, or children, of whatever material composed, except wool, silk and linen, made up, or made wholly or in part by hand, not otherwise provided for: thirty five per cent. ad valorem."

AUGUST 8, 1882.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 372.)

Chap. 473.—An act to repeal so much of section thirty-three hundred and eighty-five of the Revised Statutes as imposes an export tax on tobacco.

That section thirty-three hundred and eighty-five of the Revised Statutes, as amended by the act approved June eighth, eighteen hundred and eighty, be amended and re-enacted so as to read as follows:

2335. "Sec. 3385. Manufactured tobacco, snuff, and cigars intended for immediate exportation may, after being properly inspected, marked, and branded, be removed from the manufactory in bond without having affixed thereto the stamps indicating the payment of the tax thereon. The removal of such tobacco, snuff, and cigars from the manufactory shall be made under such regulations, and after making such entries, and executing and filing with the collector of the district from which the removal is to be made such bonds and bills of lading, and giving such other additional security as may be prescribed by the Commissioner of Internal Revenue and approved by the Secretary of the Treasury. There shall be affixed to each package of tobacco, snuff, and cigars intended for immediate export, before it is removed from the manufactory, an engraved stamp indicative of such intention. Such stamp shall be provided and furnished to the several collectors as in the case of other stamps, and they shall account for the use of the same. When the manufacturer has made the proper entries, filed the bonds, and otherwise complied with the requirements of law and the regulations as herein provided, the collector shall issue to him a permit for the removal, accurately describing the tobacco, snuff, and cigars, to be shipped, the number and kinds of packages, the number of pounds, the marks and brands, the State and collection district from which the same are shipped, the number of the manufactory and the manufacturer's name, the port from which the said tobacco, snuff, and cigars are to be exported, and the route or routes over which the same are to be sent to the port of shipment. Upon the presentation to the collector of internal revenue of a detailed report from the inspectors of customs, and a certificate of the collector of customs at the port from which the goods are to be exported that the goods removed from the manufactory under bond and described in the permit of the collector of internal revenue have been received by the said collector of customs, and that the said goods were duly laden on board of a foreign-bound vessel, naming the vessel, and that the said merchandise was entered on the outward manifest of said vessel, and that the said vessel and cargo were duly cleared from said port, and on the payment of the tax or deficiency, if any, the bonds, which have been given or shall hereafter be required to be given under the provisions of this section shall be canceled. Every person who, with the intent to defraud the revenue laws of the United States, relands or causes to be relanded within the jurisdiction of the United States any manufactured tobacco, snuff, or cigars which have been shipped for exportation under the provisions of this act, without properly entering such tobacco, snuff, or cigars at the custom house, and paying the proper customs and internal revenue tax thereon, or who receives such relanded tobacco, snuff, or cigars, and every person who aids or abets in such relanding or receiving such tobacco, snuff, or cigars, shall, on conviction, be fined not exceeding five thousand dollars, or imprisoned not more than three years, and all tobacco, snuff, or cigars so relanded shall be forfeited to the United States."

DECEMBER 23, 1882.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 398.)

Chap. 6.—An act to amend the act entitled "An act to repeal the discriminating duties on goods produced east of the Cape of Good Hope," approved May fourth, eighteen hundred and eighty-two.

2336. That the act entitled "An act to repeal the discriminating duties on goods produced east of the Cape of Good Hope," approved May fourth,

eighteen hundred and eighty-two, be, and the same is hereby, amended so as to read as follows:

"That section twenty-five hundred and one of the Revised Statutes of the United States, which reads as follows: 'There shall be levied, collected, and paid on all goods, wares, and merchandise of the growth or produce of the countries east of the Cape of Good Hope (except wool, raw cotton, and raw silk, as reeled from the cocoon, or not further advanced than tram, thrown, or organzine,) when imported from places west of the Cape of Good Hope, a duty of ten per centum ad valorem in addition to the duties imposed on any such article when imported directly from the place or places of their growth or production,' be, and the same is hereby, repealed from and after the first day of January, eighteen hundred and eighty-three; and all such goods as may be in public store or warehouse on the first day of January, eighteen hundred and eighty-three, or on shipboard in port, shall be subject to no other duty than if imported after that day."

JANUARY 9, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 401.)

Chap. 16.—An act to amend section thirty-three hundred and sixty-two of the Revised Statutes relating to the tax on perique tobacco.

2337. That section thirty-three hundred and sixty-two, as amended by the act of March first, eighteen hundred and seventy-nine, be, and the same is hereby, amended by inserting after the words "or for export," and before the words "under such restrictions" in the second provision of said section, the following words: "And perique tobacco may be sold by the manufacturer or producer thereof, in the form of carrottes, directly to a legally-qualified manufacturer, to be cut or granulated and used as material in the manufacture of cigarettes or smoking-tobacco, without the payment of tax."

JANUARY 9, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 402.)

Chap. 17.—An act to permit grain brought by Canadian farmers to be ground at mills in the United States adjacent to Canadian territory, under such rules and regulations as may be prescribed by the Treasury Department.

2338. That grain brought into the United States in wagons or other ordinary road vehicles, by farmers residing in the Dominion of Canada, to be ground by mills owned by citizens of the United States, shall not be deemed to be imported or liable to import duties: Provided, That such grain shall be brought into the United States under such regulations as the Treasury Department may prescribe to prevent fraud and evasion, and shall be returned as in like manner provided by such regulations: And provided further, That entry shall be made of and duties paid upon all such grain as shall be taken or received by millowners as tolls for such grinding, under like regulations provided by the Treasury Department.

JANUARY 13, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 402.)

Chap. 24.—An act relating to exportation of tobacco, snuff, and cigars, in bond, free of tax, to adjacent foreign territory.

2339. That section thirty-three hundred and eighty-five of the Revised Statutes of the United States, as amended by the act of June ninth, eighteen hundred and eighty, be further amended by adding, after the words "shall be canceled," where they first occur therein, the following words: "But when the

goods are exported to an adjacent foreign territory, by vessel or otherwise, said bonds shall be canceled upon such proofs of exportation as may be prescribed by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury."

FEBRUARY 10, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 413.)

CHAP. XLII .- An Act to encourage the holding of a World's Industrial and Cotton Centennial Exposition in the year eighteen hundred and eighty-four.

2340. Whereas it is desirable to encourage for celebration the one hundredth anniversary of the production, manufacture, and commerce of cotton, by holding, in the year eighteen hundred and eighty-four, in some city of the Union, to be selected by the executive committee of the National Cotton Planters' Association of America, an institution for the public welfare, incorporated under the laws of Mississippi, a World's Industrial and Cotton Centennial Exposition, to be held under the joint auspices of the United States, the said National Cotton Planters' Association of America, and of the city in which it may be located, and in which cotton in all its conditions of culture and manufacture will be the chief exhibit, but which is designed also to include all arts, manufactures, and products of the soil and mine; and

2341. Whereas such an exhibition should be national and international in its character, in which the people of this country and other parts of the world who are interested in the subject should participate, it should have the sanction of

the Congress of the United States: Therefore,
2342. Be it enacted, etc., That a World's Industrial and Cotton Centennial Exposition be held in the year eighteen hundred and eighty-four, under the joint auspices of the United States Government, the National Cotton Planters' Asso-

ciation of America, and the city where it may be located.

2343. Sec. 2. That the President of the United States may upon the recommendation of the executive committee of the National Cotton Planters' Association of America, appoint six United States commissioners, and upon the recommendation of the majority of subscribers to the enterprise in the city where it may be located, may appoint seven United States commissioners, who, together, shall constitute a board of management of said World's Industrial and Cotton Centennial Exposition.

2344. Sec. 3. That the President of the United States may on the recommendation of the governors of the various States and Territories of the Union, appoint one commissioner and one alternate commissioner for each State and Territory, whose functions shall be defined by the said board of management.

2345. Sec. 4. That all of said commissioners shall be appointed within one

year from the passage of this act.

2346. Sec. 5. That the said board of management shall hold its meetings in such city as may be selected for the location of the said exposition by the National Cotton Planters' Association of America as aforesaid, and that a majority of said board of management shall have full power to make all needful rules and regulations for its government.

2347. Sec. 6. That said board of management shall report to the President of the United States a suitable date for opening and closing the exposition; a schedule of appropriate ceremonies for opening or dedicating the same; and

such other matters as, in their judgment, may be deemed important.

2348. Sec. 7. That no compensation for services shall be paid to the commissioners or other officers provided by this act from the Treasury of the United States; and the United States shall not be liable for any of the expenses attend-

ing such exhibition, or by reason of the same.

2349. Sec. 8. That whenever the President shall be informed by the said board of management that provision has been made for suitable buildings, or the erection of the same, for the purposes of said exposition, the President shall, through the Department of State, make proclamation of the same, setting forth the time at which the exhibition will open, and the place at which it will be held, and such board of management shall communicate to the diplomatic representatives of all nations copies of the same and a copy of this act together with such regulations as may be adopted by said board of management, for publication in their respective countries.

2350. Sec. 9. That the President be requested to send, in the name of the United States, invitations to the governments of other nations to be represented and take part in said World's Industrial and Cotton Centennial Exposition, to be held in some city of the United States, to be hereafter selected as

aforesaid.

2351. Sec. 10. That medals with appropriate devices, emblems, and inscriptions, commemorative of said World's Industrial and Cotton Centennial Exposition, and of the awards to be made to exhibitors thereat, be prepared at some mint of the United States, for the said board of management, subject to the provisions of the fifty-second section of the coinage act of eighteen hundred and seventy-three, upon the payment of a sum not less than the cost thereof; and all the provisions, whether penal or otherwise, of said coinage act against the counterfeiting or imitating of coins of the United States, shall apply to the medals struck and issued under this act.

2352. Sec. 11. That all articles which shall be imported for the sole purpose of exhibition at the said World's Industrial and Cotton Centennial Exposition, to be held in the year eighteen hundred and eighty-four, shall be admitted without the payment of duty, or of customs fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be sold in the United States or withdrawn for consumption therein at any time after such importation, shall be subject to the duties, if any are imposed on like articles by the revenue laws in force at the date of importation: And provided further, That in case any articles imported under the provisions of this act shall be withdrawn for consumption, or shall be sold without payment of duty as required by law, all penalties prescribed by the revenue laws shall be applied and enforced against such articles, and against the persons who may be guilty of such withdrawal or sale.

FEBRUARY 17, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 607.)

No. 9.—Joint resolution to admit free of duty a monument to General Washington.

2353. That the Secretary of the Treasury be, and he is hereby, authorized and directed to allow the State Society of the Cincinnati of Pennsylvania to import free of duty a monument or the parts thereof, as they may be completed, proposed to be erected as a memorial of General Washington in Fairmount Park, Philadelphia.

FEBRUARY 26, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 639.)

No. 17.—Joint resolution to provide for admission free of duty of articles intended for a special Exhibition of machinery, tools, implements, apparatus, and so forth, for the generation and application of Electricity to be held at Philadelphia, by the Franklin Institute.

2354. Whereas, the Franklin Institute of the State of Pennsylvania, for the promotion of the Mechanic Arts, proposes to hold an exhibition of Electrical Apparatus, Machinery, Tools and Implements and other articles used in scientific and mechanical and manufacturing business and investigations; and

Whereas, it is deemed desirable to promote the success of such an exhibition by all reasonable encouragement, in order that it may be made useful for the

promotion of knowledge; Therefore be it

Resolved, etc., That all articles which shall be imported for the sole purpose of exhibition at the Exhibition to be held by the Franklin Institute of the

State of Pennsylvania, for the promotion of the Mechanic Arts in the City of Philadelphia in the years Eighteen hundred and eighty-three or Eighteen hundred and eighty-four, shall be admitted without payment of duty or customs fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be sold in the United States or withdrawn for consumption therein at any time after such importation, shall be subject to the duties, if any, imposed on like articles by the revenue laws in force at the date of importation; and Provided Further, That in case any article imported under the provisions of this Joint Resolution shall be withdrawn for consumption, or shall be sold without payment of duty as required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such articles and against the persons who may be guilty of such — thdrawal or sales.

MARCH 3, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 641.)

No. 22.—Joint resolution providing for the termination of articles numbered eighteen to twenty-five, inclusive, and article numbered thirty of the treaty between the United States of America and Her Britannic Majesty, concluded at Washington, May eighth, eighteen hundred and seventy-one.

2355. That in the judgment of Congress the provisions of articles numbered eighteen to twenty-five, inclusive, and of article thirty of the treaty between the United States and Her Britannic Majesty, for an amicable settlement of all causes of difference between the two countries, concluded at Washington on the eighth day of May, anno Domini eighteen hundred and seventy-one, ought to be terminated at the earliest possible time, and be no longer in force; and to this end the President be, and he hereby is, directed to give notice to the Government of Her Britannic Majesty that the provisions of each and every of the articles aforesaid will terminate and be of no force on the expiration of two years next after the time of giving such notice.

2356. Sec. 2. That the President be, and he hereby is, directed to give and communicate to the Government of Her Britannic Majesty such notice of such termination on the first day of July, anno Domini eighteen hundred and eighty-

three, or as soon thereafter as may be.

2357. Sec. 3. That on and after the expiration of the two years' time required by said treaty, each and every of said articles shall be deemed and held to have expired and be of no force and effect, and that every department of the Government of the United States shall execute the laws of the United States (in the premises,) in the same manner and to the same effect as if said articles had never been in force; and the act of Congress approved March first, anno Domini eighteen hundred and seventy-three, entitled "An act to carry into effect the provisions of the treaty between the United States and Great Britain, signed in the city of Washington the eighth day of May, eighteen hundred and seventy-one, relating to the fisheries," so far as it relates to the articles of said treaty so to be terminated shall be and stand repealed and be of no force on and after the time of the expiration of said two years.

MARCH 2, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 451.)

Chap. 64.—An act to prevent the importation of adulterated and spurious Teas.

2358. That from and after the passage of this act it shall be unlawfu for any person or persons or corporation to import or bring into the United States any merchandise for sale as tea, adulterated with spurious leaf or with exhausted leaves, or which contains so great an admixture of chemicals or other deleterious substances as to make it unfit for use; and the importation of all such merchandise is hereby prohibited.

2359. Sec. 2. That on making entry at the custom-house of all tea or merchandise described as tea imported into the United States, the importer or

consignee shall give a bond to the collector of the port that such merchandise shall not be removed from warehouse until released by the custom-house authorities, who shall examine it with reference to its purity and fitness for consumption; and that for the purpose of such examination samples of each line in every invoice shall be submitted by the importer or consignee to the examiner, with his written statement that such samples represent the true quality of each and every part of the invoice, and accord with the specification therein contained; and in case the examiner has reason to believe that such samples do not represent the true quality of the invoice, he shall make such further examination of the tea represented by the invoice, or any part thereof, as shall be necessary; Provided, That such further examination of such tea shall be made within three days after entry thereof has been made at the custom-house; Andprovided further, That the bond above required shall also be conditioned for the payment of all custom-house charges which may attach to such merchandise prior to its being released or destroyed (as the case may be) under the provisions of this act.

2360. Sec. 3. That if, after an examination, as provided in section two, the tea is found by the examiner not to come within the prohibition of this act, a permit shall at once be granted to the importer or consignee declaring the tea free from control of the custom authorities; but if on examination such tea, or merchandise described as tea, is found, in the opinion of the examiner, to come within the prohibitions of this act, the importer or consignee shall be immediately notified, and the tea, or merchandise described as tea, so returned shall not be released by the custom-house, unless on a re-examination called for by the importer or consignee, the return of the examiner shall be found erroneous: Provided, That should a portion of the invoice be passed by the examiner, a permit shall be granted for that portion, and the remainder held for further examination, as provided in section four.

2361. Sec. 4. That in case of any dispute between the importer or consignee and the examiner, the matter in dispute shall be referred for arbitration to a committee of three experts, one to be appointed by the collector, one by the importer, and the two to choose a third, and their decision shall be final; and if upon such final re-examination, the tea shall be found to come within the prohibitions of this act, the importer or consignee shall give a bond, with securities satisfactory to the collector to export said tea, or merchandise described as tea, out of the limits of the United States, within a period of six months after such final re-examination; but if the same shall not have been exported within the time specified, the collector, at the expiration of that time, shall

cause the same to be destroyed.

2362. Sec. 5. That the examination and appraisement herein provided for shall be made by a duly qualified appraiser of the port at which said tea is entered, and when entered at ports where there are no appraisers, such examination and appraisement shall be made by the revenue officers to whom is committed the collection of duties, unless the Secretary of the Treasury shall otherwise direct.

2363. Sec. 6. That leaves to which the term "exhausted" is applied in this act shall mean and include any tea which has been deprived of its proper quality, strength, or virtue by steeping, infusion, decoction, or other means.

2364. Sec. 7. That teas actually on shipboard for shipment to the United States at the time of the passage of this act shall not be subject to the prohibition thereof.

2365. Sec. 8. That the Secretary of the Treasury shall have the power to enforce the provisions of this act by appropriate regulations.

MARCH 3, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 481.)

Chap. 98.—An act to admit free of duty articles intended for the National Mining and Industrial Exposition to be held at Denver, in the State of Colorado, during the year 1883.

2366. That all articles which shall be imported for the sole purpose of exhi-

bition at the National Mining and Industrial Exposition to be held at the City of Denver, in the State of Colorado, in the year eighteen hundred and eightythree, shall be admitted without the payment of duty or of custom fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be sold in the United States or withdrawn for consumption therein at any time after such importation shall be subject to the duties, if any, imposed on like articles by the revenue laws in force at the date of the importation; Provided further, That in case any articles imported under the provisions of this act shall be withdrawn for consumption or shall be sold without payment of duty as required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such articles and against the persons who may be guilty of such withdrawal or sale.

MARCH 3, 1883.

(U. S. STATUTES AT LARGE, Vol. XXII., p. 481.)

CHAP. 99.—An act relative to the Southern Exposition to be held in the city of Louisville, State of Kentucky, in the year eighteen hundred and eighty-three.

2367. Whereas, ample means have been provided for the holding, during the present year, in the city of Louisville, State of Kentucky, of an exposition of the products of agriculture, manufactures, and the fine arts; and

Whereas, the objects of such an exposition should commend themselves to Congress, and its success should be promoted by all reasonable encouragement, provided it can be done without expense to the general public: Therefore,

Be it enacted, etc., That all articles which shall be imported for the sole purpose of exhibition at the Southern Exposition at Louisville, Kentucky, to be held in the year eighteen hundred and eighty-three, shall be admitted without the payment of duty, or of customs fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be sold in the United States, or withdrawn for consumption therein, at any time after such importation, shall be subject to the duties, if any, imposed on like articles by the revenue laws in force at the date of importation: And provided further, That in case any articles imported under the provisions of this act shall be withdrawn for consumption, or shall be sold without payment of duty as required by law, all penalties prescribed by the revenue laws shall be applied and enforced against such articles, and against the persons who may be guilty of such withdrawal or sale.

2368. Sec. 2. That medals, with appropriate devices, emblems, and inscriptions, commemorative of said Southern Exposition, and of the awards to be made to exhibitors thereat, be prepared at some mint of the United States, for the board of directors thereof, subject to the provisions of the fifty-second section of the coinage act of eighteen hundred and seventy-three, upon the payment of a sum not less than the cost thereof; and all the provisions, whether penal or otherwise, of said coinage act against the counterfeiting or imitating of coins of the United States, shall apply to the medals struck and issued under this act.

2369. Sec. 3. That with the approval of the director of the National Museum, any portion of the collections thereof may be exhibited at said Southern Exposition, permission to remove the same from the National Museum being hereby granted: Provided, That said removal can be made without loss or expense to the government. And, upon the same conditions, permission is also granted for the exhibition of articles in charge of other bureaus and departments of the government.

2370. Sec. 4. That upon the passage of this act the Secretary of State shall notify the consuls, consular agents, and other representatives of our government in foreign countries of the time and place of holding said Southern Exposition, together with the fact that all articles intended therefor will be admit-

ted free of duty, as provided herein.

HAWAIIAN RECIPROCITY TREATY.*

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

2371. Whereas a Convention between the United States of America and His Majesty the King of the Hawaiian Islands, on the subject of Commercial Reciprocity, was concluded and signed by their respective Plenipotentiaries, at the city of Washington, on the thirtieth day of January, one thousand eight hundred and seventy-five, which Convention, as amended by the contracting parties,

is word for word as follows:

2372. The United States of America and His Majesty the King of the Hawaiian Islands, equally animated by the desire to strengthen and perpetuate the friendly relations which have heretofore uniformly existed between them, and to consolidate their commercial intercourse, have resolved to enter into a Convention for Commercial Reciprocity. For this purpose, the President of the United States has conferred full powers on Hamilton Fish, Secretary of State, and his Majesty the King of the Hawaiian Islands has conferred like powers on Honorable Elisha H. Allen, Chief Justice of the Supreme Court, Chancellor of the Kingdom, Member of the Privy Council of State, His Majesty's Envoy Extraordinary and Minister Plenipotentiary to the United States of America, and Honorable Henry A. P. Carter, Member of the Privy Council of State, His Majesty's Special Commissioner to the United States of America.

And the said plenipotentiaries, after having exchanged their full powers, which were found to be in due form, have agreed to the following articles:

2373. ARTICLE I. For and in consideration of the rights and privileges granted by His Majesty the King of the Hawaiian Islands in the next succeeding article of this convention, and as an equivalent therefor, the United States of America hereby agree to admit all the articles named in the following schedule, the same being the growth and manufacture or produce of the Hawaiian Islands, into all the ports of the United States free of duty.

2374. Schedule.—Arrow-root; castor oil; bananas, nuts, vegetables, dried and undried, preserved and unpreserved; hides and skins undressed; rice; pulu; seeds, plants, shrubs or trees; muscovado, brown, and all other unrefined sugar, meaning hereby the grades of sugar heretofore commonly imported from the Hawaiian Islands and now known in the markets of San Francisco and Portland as "Sandwich Island Sugar;" syrups of sugar cane, melada, and molasses;

tallow.

2375. ART. II. For and in consideration of the rights and privileges granted by the United States of America in the preceding article of this Convention, and as an equivalent therefor, His Majesty the King of the Hawaiian Islands, hereby agrees to admit all the articles named in the following schedule, the same being the growth, manufacture, or produce of the United States of America, into all the ports of the Hawaiian Islands free of duty.

2376. Schedule.—Agricultural implements; animals; beef, bacon, pork, ham, and all fresh, smoked or preserved meats; boots and shoes; grain; flour, meal, and bran, bread and breadstuffs, of all kinds; bricks, lime, and cement; butter, cheese, lard, tallow; bullion; coal; cordage, naval stores including tar, pitch, resin, turpentine raw and rectified; copper and composition sheathing; nails and bolts; cotton and manufactures of cotton bleached and unbleached, and

whether or not colored, stained, painted, or printed; eggs; fish and oysters, and all other creatures living in the water, and the products thereof; fruits, nuts, and vegetables, green, dried or undried, preserved or unpreserved; hardware; hides, furs, skins, and pelts, dressed or undressed; hoop-iron, and rivets, nails, spikes and bolts, tacks, brads or sprigs; ice; iron and steel and manufactures thereof; leather; lumber and timber of all kinds, round, hewed, sawed, and unmanufactured, in whole or in part; doors, sashes, and blinds; machinery of all kinds, engines and parts thereof; oats and hay; paper, stationary, and books. and all manufactures of paper or of paper and wood; petroleum and all oils for lubricating and illuminating purposes; plants, shrubs, trees, and seeds; rice; sugar, refined or unrefined; salt; soap; shooks, staves, and headings; wool and manufactures of wool, other than ready-made clothing; wagons and carts for the purposes of agriculture or of drayage; wood and manufactures of wood, or of wood and metal except furniture either upholstered or carved and carriages; textile manufactures, made of combination of wool, cotton, silk, or linen, or of any two or more of them other than when ready-made clothing; harness and all manufactures of leather; starch; and tobacco, whether in leaf or manufactured.

2377. ART. III. The evidence that articles proposed to be admitted into the ports of the United States of America, or the ports of the Hawaiian Islands free of duty, under the first and second articles of this Convention, are the growth, manufacture, or produce of the United States of America or of the Hawaiian Islands, respectively, shall be established under such rules and regulations and conditions for the protection of the revenue as the two Governments may from

time time respectively prescribe.

2378. ART. IV. No export duty or charges shall be imposed in the Hawaiian Islands, or in the United States, upon any of the articles proposed to be admitted into the ports of the United States, or the ports of the Hawaiian Islands, free of duty, under the first and second articles of this Convention. It is agreed, on the part of His Hawaiian Majesty, that, so long as this treaty shall remain in force, he will not lease or otherwise dispose of or create any lien upon any port, harbor, or other territory in his dominions, or grant any special privilege or rights of use therein, to any other power, state or government, nor make any treaty by which any other nation shall obtain the same privileges, relative to the admission of any articles free of duty, hereby secured to the United States.

2379. ART. V. The present convention shall take effect as soon as it shall have been approved and proclaimed by His Majesty the King of the Hawaiian Islands. and shall have been ratified and duly proclaimed on the part of the Government of the United States, but not until a law to carry it into operation shall have been passed by the Congress of the United States of America. Such assent having been given, and the ratifications of the Convention having been exchanged as provided in Article VI., the Convention shall remain in force for seven years from the date at which it may come into operation; and further, until the expiration of twelve months after either of the high contracting parties shall give notice to the other of its wish to terminate the same; each of the high contracting parties being at liberty to give such notice to the other at the end of the said term of seven years, or at any time thereafter.

2380. ART. VI. The present Convention shall be duly ratified, and the ratifications exchanged at Washington City, within eighteen months from the date

hereof, or earlier if possible.

In faith whereof the respective Plenipotentiaries of the high contracting parties have signed this present Convention, and have affixed thereto their respective seals.

Done in duplicate, at Washington, the thirtieth day of January, in the year

of our Lord one thousand eight hundred and seventy-five.

[SEAL.] [SEAL.] [SEAL.] HAMILTON FISH. ELISHA H. ALLEN. HENRY A. P. CARTER. 2381. And whereas the said Convention, as amended, has been duly ratified on both parts, and the respective ratifications were exchanged in this city on this day:

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, have caused the said Convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand, and caused the seal of the

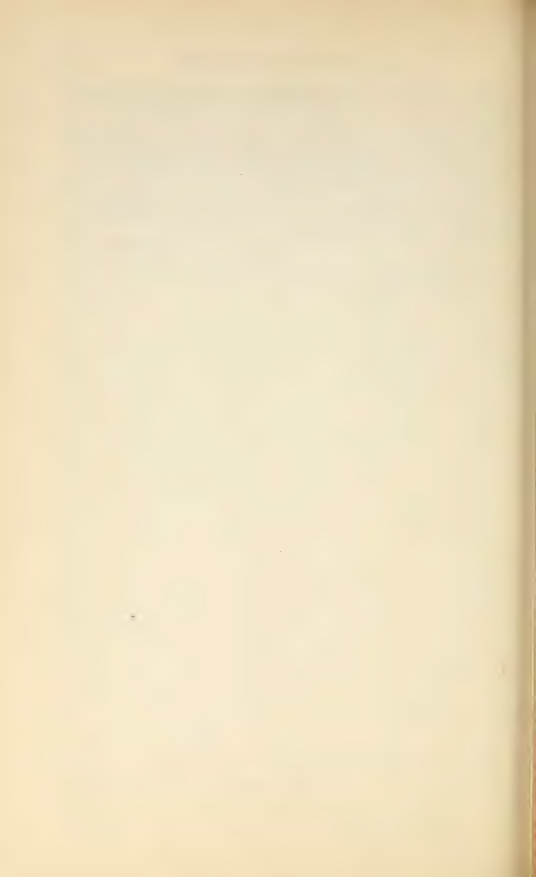
United States to be affixed.

Done at the city of Washington this third day of June, in the year of our Lord one thousand eight hundred and seventy-five, and of the Independence of the United States the ninety-ninth.

[SEAL.]

U. S. GRANT.

By the President:
HAMILTON FISH,
Secretary of State.







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PART II.

TARIFF ACT OF MARCH 3, 1883, AND SUBSEQUENT ACTS.

MARCH 3, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 488.)

CHAP. 121.—An Act to reduce Internal Revenue Taxation, and for other purposes.

SEC. 6. That on and after the first day of July, eighteen hundred and eightythree, the following sections shall constitute and be a substitute for Title thirtythree of the Revised Statutes of the United States:

TITLE XXXIII.

DUTIES UPON IMPORTS.

* SEC. 2502. There shall be levied, collected, and paid upon all articles imported from foreign countries, and mentioned in the schedules herein contained, the rates of duty which are, by the schedules, respectively prescribed, namely:

SCHEDULE A-CHEMICAL PRODUCTS.

1. Glue, twenty per centum ad valorem. (1288.)

2. Beeswax, twenty per centum ad valorem. (1202.)

3. Gelatine and all similar preparations, thirty per centum ad valorem. (1285.)

4. Glycerine, crude, brown or yellow, of the specific gravity of one and twenty-five hundredths or less at a temperature of sixty degrees Fahrenheit, not purified by refining or distilling, two cents per pound. (1289.)

5. Glycerine, refined, five cents per pound. (1289.)

6. Fish-glue or isinglass, twenty-five per centum ad valorem. (1636.)

7. Phosphorus, ten cents per pound. (1816.)

8. Soap, hard and soft, all which are not otherwise specially enumerated or provided for in this act, and castile soap, twenty per centum ad valorem. (1421.)

9. Fancy, perfumed, and all descriptions of toilet soap, fifteen cents per pound. (1421.)

^{*} For convenient reference, the editor, at the suggestion of the Treasury Department, has conformed his numeration of the paragraphs in this act to that of the tariff pampblet recently published by the Department. But as there are some ten or twelve pertinent sections in this act, which precede, and are not included in the numeration of the pamphlet, he found that in order to avoid the alternative of double numerations or the introduction of other designations or marks of distinction, and consequent confusion in the references of his general schedule, as well as to preserve intact the long-tried plan of his book now familiar to the whole customs service, it would be necessary to transpose these sections, and to group them as appropriately as possible with their related sections following the "Free List;" giving, of course, in addition to the consecutive numbers of the paragraphs, the proper statutory number of each section.

The numbers at the end, or in the body of paragraphs, refer to paragraphs in Part I., unless otherwise indicated by the addition of the word "post," or letter "p."

10. Sponges, twenty per centum ad valorem. (1423.)

11. Sumac, ground, three-tenths of one cent per pound, and sumac extract.

twenty per centum ad valorem. (1361.)

12. Acid, acetic, acetous, or pyroligneous acid, not exceeding the specific gravity of one and forty-seven one-thousandths, two cents per pound; exceeding the specific gravity of one and forty-seven one-thousandths, ten cents per pound. (1182.)

13. Acid, citric, ten cents per pound. (1182.) 14. Acid, tartaric, ten cents per pound. (1182.) 15. Camphor, refined, five cents per pound. (1226.)

16. Castor beans,* or seeds, fifty cents per bushel of fifty pounds. (1231.)

17. Castor oil, eighty cents per gallon. (1344.) 18. Cream of tartar, six cents per pound. (1256.)

19. Dextrine, burnt starch, gum substitute, or British gum, one cent per pound. (1292)

20. Extract of hemlock, and other bark used for tanning, not otherwise enumerated or provided for in this act, twenty per centum ad valorem. (1816.)

21. Glucose, or grape sugar, twenty per centum ad valorem. (1816.)

22. Indigo, † extracts of, and carmined, ten per centum ad valorem. (1354.)

23. Iodine, resublimed, forty cents per pound. (1313.)

24. Licorice, paste or roll, seven and one half cents per pound; (1323.) licorice juice, three cents per pound. (1324.)

25. Oil of bay-leaves, essential, or bay rum essence or oil, two dollars and

fifty cents per pound. (1345.)

26. Oil, croton, fifty cents per pound. (1344.)

27. Oil, flaxseed or linseed, and cotton-seed oil, twenty-five cents per gallon, seven and one half pounds weight to be estimated as a gallon. (1344.)

28. Hemp-seed oil and rape-seed oil, ten cents per gallon. (1344.)

29. Soda and potassa, tartrate, or rochelle salt, three cents per pound. (1406)

30. Strychnia, or strychnine, and all salts thereof, fifty cents per ounce.

(1430-1.)

- 31. Tartars, partly refined, including lees crystals, four cents per pound.
- 32. Alumina, alum, patent alum, alum substitute, sulphate of alumina, and aluminous cake, and alum in crystals or ground, sixty cents per hundred pounds. (1187.)

33. Ammonia, anhydrous, liquefied by pressure, twenty per centum ad valo-

rem. (1332, or 1412.)

- 34. Ammonia aqua, or water of ammonia, twenty per centum ad valorem. (1332.)
- 35. Ammonia, muriate of, or sal-ammoniac, ten per centum ad valorem. (1188.)
 - 36. Ammonia, carbonate of, twenty per centum ad valorem. (1188.)
- 37. Ammonia, sulphate of, twenty per centum ad valorem, (1188.) 38. All imitations of natural mineral waters and all artificial mineral waters, thirty per centum ad valorem. (1336.)

39. Asbestos, manufactured, twenty-five per centum ad valorem. (1192.)

40. Baryta, sulphate of, or barytes, unmanufactured, ten per centum ad valorem. (1198.)

41. Baryta, sulphate of, or barytes, manufactured, one-fourth of one cent per pound. (1198.)

42. Refined borax, five cents per pound. (1211.)

^{*} If the beans are in the pod, an allowance may be made for the weight of the pods as tare. (Feb. 23,

^{*} If the beans are in the bod, an anomalic angle of the beans are in the bod, an anomalic angle of the beans are in the bod, an anomalic angle of the beans are in the beans are

(a. Pure boracic acid, five cents per pound; (1454.)

43.] b. commercial boracic acid, four cents per pound; (1454.)

c. borate of lime, three cents per pound; (1515.)
d. crude borax, three cents per pound. (1516.)

44. Cement, Roman, (1407.) Portland, and all others, twenty per centum ad valorem. (1816.)

45. Whiting and Paris white, dry, one-half cent per pound; (943.) ground

in oil, (944.) or putty, (1398.) one cent per pound.

46. Prepared chalk, precipitated chalk, (942.) French chalk, red chalk, (941.) and all other chalk preparations which are not specially enumerated or provided for in this act, twenty per centum ad valorem. (942.)

47. Chromic acid, fifteen per centum ad valorem. (1182.)
48. Chromate of potash, three cents per pound. (2178.)

49. Bi-chromate of potash, three cents per pound. (2178.) 50. Cobalt, oxide of, twenty per centum ad valorem. (1241.)

51. Copper, sulphate of, or blue vitriol, three cents per pound. (1449.)

52. Iron, sulphate of, or copperas, three-tenths of one cent per pound. (1250.)

53. Acetate of lead, brown, four cents per pound. (1181.) 54. Acetate of lead, white, six cents per pound. (1181.)

55. White lead, when dry or in pulp, three cents per pound; (1358.) 56. When ground or mixed in oil, three cents per pound. (1358.)

57. Litharge, three cents per pound. (1358.)

58. Orange mineral, and red lead, three cents per pound. (1358.)

59. Nitrate of lead, three cents per pound. (1318.)

60. Magnesia, medicinal, carbonate of, five cents per pound. (1327.)

61. Magnesia, calcined, ten cents per pound. (1327.)

62. Magnesia, sulphate of, or Epsom salts, one-half of one cent per pound. (1412.)

Potash:

63. Crude, (1816.) carbonate of, or fused, (908, 1408.) and caustic potash, twenty per centum ad valorem. (1816.)

64. Chlorate of, three cents per pound. (1395.)

65. Hydriodate, iodide and iodate of, fifty cents per pound. (1395.)

66. Prussiate of, red, ten cents per pound. (1395.)67. Prussiate of, yellow, five cents per pound. (1395.)

68. Nitrate of, or saltpetre, crude, one cent per pound. (1411.)

69. Nitrate of, or refined saltpetre, one and one-half cents per pound. (1411.)

70. Sulphate of, twenty per centum ad valorem. (1816.)

Soda:

71. Soda-ash, one quarter of one cent per pound. (1409.)

72. Soda, sal, or soda crystals, one quarter of one cent per pound. (1409.)
73. Bi-carbonate of, or super-carbonate of, and saleratus, calcined or pearl ash, one and one-half cents per pound. (1408.)

74. Hydrate or caustic, one cent per pound. (1422.)

75. Sulphate, known as salt cake, crude or refined, or nitre cake, crude or refined, and Glauber's salt, twenty per centum ad valorem. (1412, 1422.)

 Soda, silicate of, or other alkaline silicate, one-half of one cent per pound. (1422.)

Sulphur:

77. Refined, in rolls, ten dollars per ton. (1214.)

78. Sublimed, or flowers of, twenty dollars per ton. (1432.)

79. Wood-tar, ten per centum ad valorem. (1435)

80. Coal-tar, crude, ten per centum ad valorem. (1435.)

81. Coal-tar, products of, such as naphtha, benzine, benzole, dead oil, and pitch, twenty per centum ad valorem. (1344.)

82. All coal-tar colors or dyes, by whatever name known and not specially enumerated or provided for in this act, thirty-five per centum ad valorem. (1350.)

83. All preparations of coal-tar, not colors or dye, not specially enumerated

or provided for in this act, twenty per centum ad valorem. (1816.)

84. Logwood and other dyewoods, extracts and decoctions of, ten per centum ad valorem. (1359.)

85. Ultramarine, five cents per pound. (1362.)

86. Turpentine, spirits of, twenty cents per gallon. (1441.)

87. Colors and paints, including lakes, whether dry or mixed, or ground with water or oil, and not specially enumerated or provided for in this act, twenty-five per centum ad valorem. (1366.)

88. The pigment known as bone black, and ivory drop black, and bone char,

twenty-five per centum ad valorem. (1205.)

89. Other and othery earths, umber and umber earths, and sienna and sienna earths, when dry, one-half of one cent per pound; (1360.) when ground in oil, one and one-half cents per pound. (1360.)

90. Zinc, oxide of, when dry, one and one-fourth cent per pound. (1367.) 91. Zinc, oxide of, when ground in oil, one and three-fourths cent per pound.

(1367.)

92. All preparations known as essential oils, expressed oils, distilled oils, rendered oils, alkalis, alkaloids, and all combinations of of any of the foregoing, and all chemical compounds and salts, by whatever name known, and not specially enumerated or provided for in this act, twenty-five per centum ad valorem. (1344-5-6.)

93. Preparations: all medicinal preparations known as cerates, conserves, decoctions, emulsions, extracts, solid or fluid; infusions, juices, liniments, lozenges, mixtures, mucilages, ointments, oleo-resins, pills, plasters, powders, resins, suppositories, sirups, vinegars, and waters, of any of which alcohol is not a component part, and which are not specially enumerated or provided for

in this act, twenty-five per centum ad valorem. (1332.)

94. *All barks, beans, berries, balsams, buds, bulbs, and bulbous roots, and excrescences, such as nutgalls, fruits, flowers, dried fibers, grains, gums, and gum-resins, herbs, leaves, lichens, mosses, nuts, roots and stems, spices, vegetables, seeds (aromatic, not garden seeds), and seeds of morbid growth, weeds, woods used expressly for dyeing, and dried insects, any of the foregoing of which are not edible, but which have been advanced in value or condition by refining or grinding, or by other process of manufacture, and not specially enumerated or provided for in this act, ten per centum ad valorem. (1196, 1262, 1491, 1594.)

95. All non-dutiable crude minerals, but which have been advanced in value or condition by refining or grinding, or by other process of manufacture, not specially enumerated or provided for in this act, ten per centum ad valorem. (1464-67-76-80-84, 1501-20-22-29-30-33-38-45-47-72-93, 1634-40-46-50-58)

-63-71-92-93-94-96, 1712-14-19-32-66-70-77-88, 1802-5.)

96. All ground or powdered spices not specially enumerated or provided for

in this act, five cents per pound. (1114 to 1125.)

97. All earth or clays, unwrought or unmanifactured, not specially enumerated or provided for in this act, one dollar and firty cents per ton. (938, 940, 1334, 1816.)

98. \{a. All earths or clays, wrought or manufactured, not specially enumerated or provided for in this act, three dollars per ton. (908, 939.)

b China clay, or kaoline, three dollars per ton. (939.)

99. Proprietary preparations, to wit: All cosmetics, pills, powders, troches, or lozenges, sirups, cordials, bitters, anodynes, tonics, plasters, liniments, salves, ointments, pastes, drops, waters, essences, spirits, oils or preparations or compositions recommended to the public as proprietary articles, or prepared according to some private formula, as remedies or specifics for any disease or diseases, or affections whatever, affecting the human or animal body, (1397,)

including all toilet preparations whatever, used as applications to the hair. mouth, teeth, or skin, (1268.) not specially enumerated or provided for in this act, fifty per centum ad valorem.

Alcoholic preparations:

100. Alcoholic perfumery, including cologne water, two dollars per gallon and fifty per centum ad valorem. (1268.)

101. Distilled spirits, containing fifty per centum of anhydrous alcohol.

one dollar per gallon. (982, 985.)

102. Alcohol, containing ninety-four per cent. anhydrous alcohol, two dol-

lars per gallon. (982.)

103. Alcoholic compounds, not otherwise specially enumerated or provided for, two dollars per gallon for the alcohol contained and twenty-five per centum ad valorem. (983.)

104. Chloroform, fifty cents per pound. (1234.)

105. Collodion, and all compounds of pyroxyline, by whatever name known, fifty cents per pound; rolled or in sheets, but not made up into articles sixty cents per pound, and when in finished or partly finished articles, sixty cents per pound and twenty-five per centum ad valorem, (1244.)

106. Ether, sulphuric, fifty cents per pound. (1244.)

107. Hoffman's anodyne, thirty cents per pound. (1304.)

108. Iodoform, two dollars per pound. (1332.)

109. Acid, tannic, (1182.) and tannin, (1434.) one dollar per pound. 110. Ether, nitrous, spirits of, thirty cents per pound. (1304.)

111. Santonine, three dollars per pound. (1413.)

- 112. Amylic alcohol, or fusel oil, ten per centum ad valorem. (1284.) 113. Oil of Cognac, or conanthic ether, four dollars per ounce. (1344.)
- 114. Fruit ethers,* oils, or essences, two dollars and fifty cents per pound.

115. Oil or essence of rum, fifty cents per ounce, (1268.)

116. Ethers of all kinds, not specially enumerated or provided for in this act, one dollar per pound. (1244.)

117. Coloring for brandy, fifty per centum ad valorem. (1245.)

118. Preparations: All medicinal preparations known as essences, ethers, extracts, mixtures, spirits, tinctures, and medicated wines, of which alcohol is a component part, not specially enumerated or provided for in this act, fifty cents per pound. (1244, 1332.)

119. Varnishes of all kinds, forty per centum ad valorem; and on spirit var-

nishes, one dollar and thirty-two cents additional per gallon. (1446.)

120. Opium, crude, containing nine per cent. and over of morphia, one dollar per pound.† The importation of opium, containing less than nine per cent.

morphia is hereby prohibited. (1347.)

121. Opium, prepared for smoking, and all other preparations of opium not specially enumerated or provided for in this act, ten dollars per pound; † but opium prepared for smoking, and other preparations of opium deposited in bonded warehouses shall not be removed therefrom for exportation without payment of duties, and such duties shall not be refunded.§ (1347.)

122. Opium, aqueous extract of, for medicinal uses, and tincture of, as laudanum, and all other liquid preparations of opium, not specially enumerated or

provided for in this act, forty per centum ad valorem. (1332.)

^{*} This includes "so-called" amyle of oxyd, "consisting of acetic, kalorianic, and butyric amylic ether, made from fusel oil, to be used as pear, apple, and pine-apple essences respectively. (May 25, 1872.

Syn. Ser. 1129.)
† Opium is not entitled to the privilege of repacking in bond. (May 27, 1870. R. & Co. Syn. Series, 672.)
† This rate of duty is limited to opium prepared for smoking, and to all other preparations of opium which retain the form of opium and are used for the purposes, and does not extend to any fluid, proprietary, or patent medicine. (Nov. 21, 1871. N. Y. Syn. Series, 962.)

{ It is the intention of this provision to prevent the exportation of such articles, without payment of duties, to foreign countries, whence they could be smuggled into the United States, and collectors will therefore not allow said articles to be exported to ports or places in the Pacific, or on the Pacific coast, either from warehouse, or from the importing vessel, which may, under certain circumstances, as specified in Article 85, of Part V, of the Regulations, be constituted the warehouse, but will require them to be duly landed and placed in warehouse whence they can only be removed on payment of duty. (Jan. 6, 1871. San Fr. Syn. Series, 776.)

123. Morphia or morphine, and all salts thereof, one dollar per ounce. (1337.)

SCHEDULE B.—EARTHENWARE AND GLASSWARE.

124. Brown earthenware, common stoneware, gas-retorts, and stoneware not

ornamented, twenty-five per centum ad valorem. (933.)

125. China, porcelain, parian, and bisque, earthen, stone, and crockery ware, including plaques, ornaments, charms, vases, and statuettes, painted, printed, or gilded, or otherwise decorated or ornamented in any manner, sixty per centum ad valorem. (934–5.)

126. China, porcelain, parian, and bisque ware, plain white, and not ornamented or decorated in any manner, fifty-five per centum ad valorem. (935.)

127. All other earthen, stone, and crockery ware, white, glazed, or edged, composed of earthy or mineral substances, not specially enumerated or provided for in this act, fifty-five per centum ad valorem. (935.)

128. Stoneware, above the capacity of ten gallons, twenty per centum ad

valorem. (936.)

138.

129. Encaustic tiles, thirty-five per centum ad valorem. (1266.)

130. Brick, fire brick, and roofing and paving tile, not specially enumerated or provided for in this act, twenty per centum ad valorem. (1213.)

131. Slates, slate pencils, slate chimney-pieces, mantels, slabs for tables, and all other manufactures of slate, thirty per centum ad valorem. (937.)

132. Roofing-slates, twenty-five per centum ad valorem. (937.)

133. Green and colored glass bottles, vials, demijohns and carboys (covered or uncovered), pickle or preserve jars, and other plain, moulded, or pressed green and colored bottle glass, not cut, engraved, or painted, and not specially enumerated or provided for in this act, one cent per pound; (946.) if filled, and not otherwise in this act provided for, said articles shall pay thirty per centum ad valorem in addition to the duty on the contents, (953-4.)

134. Flint and lime glass bottles and vials, and other plain, moulded, or pressed flint or lime glassware, not specially enumerated or provided for in this act, forty per centum ad valorem; (946.) if filled, and not otherwise in this act provided for, said articles shall pay, exclusive of contents, forty per centum

ad valorem in addition to the duty on the contents. (953-4.)

135. Articles of glass, cut,* engraved, painted, colored, printed, stained, silvered, or gilded, not including plate-glass, silvered, or looking glass plates,

forty-five per centum ad valorem. (947.)

136 All glass bottles, and decanters, and other like vessels of glass, shall, if filled, pay the same rates of duty, in addition to any duty chargeable on the contents, as if not filled, except as in this act otherwise specially provided for. (953-4.)

137. Cylinder and crown glass, polished, not exceeding ten by fifteen inches square, two and one-half cents per square foot; above that, and not exceeding sixteen by twenty-four inches square, four cents per square foot; above that, and not exceeding twenty-four by thirty inches square, six cents per square foot; above that, and not exceeding twenty-four by sixty inches square, twenty-cents per square foot; all above that, forty cents per square foot. (949.)

a. Unpolished cylinder, crown, and common window-glass, not exceeding ten by fifteen inches square, one and three-eighths cents per pound; above that, and not exceeding sixteen by twenty-four inches square, one and seven-eighths cents per pound; above that, and not exceeding twenty-four by thirty inches square, two and three-eighths cents per pound; all above that, two and seven-eighths cents per pound. (948.)

* "Under the act of 1846, glass tumblers, the bottoms of which had been smoothed or polished, or the sides of which had been ornamented by cutting or grinding, were liable to the duty on cut glass." (Binns 28 Lawrence 12 How 9)

"Plain glass goblets, the bottom of which is smoothed by grinding, or, in other words, punted, were held to be 'glass cut,' according to the decision in Binns vs. Lawrence." (Feb. 23, 1861, Boston.) Same flecision as to photographic baths and dippers. (Feb. 23, 1861, N. Y.

138. | b. Provided, That unpolished cylinder, crown, and common windowglass, imported in boxes containing fifty square feet, as nearly as sizes will permit, now known and commercially designated as fifty feet of glass, single thick and weighing not to exceed firty-five pounds of glass per box, shall be entered and computed as fifty pounds of glass only;

c. And that said kinds of glass imported in boxes containing, as nearly as sizes will permit, fifty feet of glass, now known and commercially designated as fifty feet of glass, double thick and not exceeding ninety pounds in weight, shall be entered and computed as eighty pounds of glass only; but in all other cases the duty shall be com-

puted according to the actual weight of glass.

a. Fluted, rolled, or rough plate-glass, not including crown, cylinder, or common window-glass, not exceeding ten by fifteen inches square, seventy-five cents per one hundred square feet; above that, and not exceeding sixteen by twenty-four inches square, one cent per square foot; above that, and not exceeding twenty-four by thirty inches square, one cent and a half per square foot; all above that, two cents per square foot (950.)

b. And all fluted, rolled, or rough plate-glass, weighing over one hundred pounds per one hundred square feet, shall pay an additional duty on the excess at the same rates herein imposed. (950.)

140. Cast polished plate-glass, unsilvered, not exceeding ten by fifteen inches square, three cents per square foot; above that, and not exceeding sixteen by twenty-four inches square, five cents per square foot; above that, and not exceeding twenty-four by thirty inches square, eight cents per square foot; above that, and not exceeding twenty-four by sixty inches square, twenty five cents per square foot; all above that, fifty cents per square foot. (951.)

141. Cast polished plate-glass, silvered, or looking-glass plates, not exceeding ten by fifteen inches square, four cents per square foot; above that, and not exceeding sixteen by twenty-four inches square, six cents per square foot; above that, and not exceeding twenty-four by thirty inches square, ten cents per square foot; above that, and not exceeding twenty-four by sixty inches square, thirty-five cents per square foot; all above that, sixty cents per square foot. (952.)

142. But no looking glass plates or plate-glass, silvered, when framed, shall pay a less rate of duty than that imposed upon similar glass of like description not framed, but shall be liable to pay, in addition thereto, thirty per centum

ad valorem upon such frames. (952.)*

139.

144.

143. Porcelain and Bohemian glass, chemical glassware, painted glassware, stained glass, and all other manufactures of glass or of which glass shall be the component material of chief value, not specially enumerated or provided for in this act, forty-five per centum ad valorem. (954.)†

SCHEDULE C .- METALS.

a. Iron ore, including manganiferous iron ore. (1334.) Also the dross or residuum from burnt pyrites, seventy-five cents per ton. (1816.)

b. Sulphur ore, as pyrites, or sulphuret of iron in its natural state, containing not more than three and one-half per centum of copper, seventy-five cents per ton. (1334.)

c. Provided, That ore containing more than two per centum of copper, shall pay, in addition thereto, two and one-half cents per pound for the copper contained therein.

^{*} The term "looking-glass plates," held to mean "any kind of silvered glass used as looking-glasses, although not in fact plate-glass." (July 2, 1863, N. Y.)
† This comprehends all articles actually porcelain glass, whether the same be cut or otherwise. (Tr.

Reg., p. 568.)

Landscape plates described as glass upon which a picture of a landscape is painted, is embraced either under the classification of "paintings on glass," or that of "glass, colored, stained, or painted." (Aug. 20, 1860, N. Y. See also Tr. Reg., p. 578.)

148.

145. Iron in pigs, (988.) iron kentledge,* (1036.) spiegeleisen, (988.) wrought and cast scrap iron, + (1034-5.) and scrap-steel, (1041,) three-tenths of one cent per pound; but nothing shall be deemed scrap-iron or scrap-steel except waste or refuse iron or steel that has been in actual use and is fit only to be remanufactured. (1035.)

146. Iron railway-bars, weighing more than twenty-five pounds to the yard,

seven-tenths of one cent per pound. (991.)†

147. Steel railway-bars and railway-bars made in part of steel, weighing more than twenty-five pounds to the yard, seventeen dollars per ton. (1013-14.)

a. Bar-iron, rolled or hammered, comprising flats not less than one inch wide, nor less than three-eighths of one inch thick, eight-tenths of one cent per pound; comprising round iron not less than threefourths of one inch in diameter, and square iron not less than threefourths of one inch square, one cent per pound;

b. Comprising flats less than one inch wide, or less than three-eighths of one inch thick; round iron less than three-fourths of one inch and not less than seven-sixteenths of one inch in diameter, and square iron less than three-fourths of one inch square, one and one-tenth

of one cent per pound.

c. Provided, That all iron in slabs, blooms, loops, or other forms less finished than iron in bars, and more advanced than pig-iron, except castings, shall be rated as iron in bars, and pay a duty accordingly: and none of the above iron shall pay a less rate of

duty than thirty-five per centum ad valorem. (989.)

d. Provided further, That all iron bars, blooms, billets, or sizes or shapes of any kind, in the manufacture of which charcoal is used as fuel, shall be subject to a duty of twenty-two dollars per ton.

149. Iron or steel tee rails, weighing not over twenty-five pounds to the yard, nine-tenths of one cent per pound; iron or steel flat rails, punched, eight-tenths

of one cent per pound. (991, 1013.)

150. Round iron, in coils or rods, less than seven-sixteenths of one inch in diameter, (995.) and bars or shapes, of rolled iron not specially enumerated or provided for in this act, (1003.) one and two-tenths of one cent per pound.

a. Boiler or other plate-iron, sheared or unsheared, skelp-iron, sheared or rolled in grooves, one and one-fourth cents per pound; (992-3.) b. Sheet-iron, common or black, thinner than one inch and one-half

* Iron kentledge, purchased in the United States and used exclusively as ballast, if landed in the United States, will, if of foreign production or manufacture, be liable to duty; and if of American production or manufacture, be entitled to free entry under 145. (Tr. Reg., p. 554.)

† Department's letter of March 19, 1869, held that where "the officers of the customs are satisfied that pieces of new iron, whether more or less than six inches in length, are fit to be made into spikes or bolts, that is, could appropriately and with reasonable expectation of profit on the part of the manufacturer be put to such use, . . . then 'they should not classify them as scrap iron. It was not intended, however, to limit the application of this principle to pieces of new iron, when in the condition in which imported they are fit to be manufactured directly into wire, or any other article, and such new iron should not be classified as scrap iron.

must be field to embrace all pieces of new fron, when in the condition in which imported they are fit to be manufactured directly into wire, or any other article, and such new iron should not be classified as scrap iron.

"It sometimes happens that importations of so-called scrap iron are mixed with pieces of bar iron, six inches or more in length, and it is practically impossible to separate them, so as to determine what amount should pay duty as scrap and what as bar iron. Where an importation of this character contains any considerable quantity of clippings or pieces of new bar iron, which cannot, under Department's decisions of February 25, and March 19, 1869, be properly classified as scrap iron, then the whole box or lot, or, if it be necessary, the whole importation, in which such pieces are found, should be classified as bar iron." (Feb. 1, 1870, N. Y. Syn. Ser., 568.)

""On application to import, free of duty, old railroad iron from Canada, to be rerolled in the United States, and returned to Canada, it was decided by the Department that such free importation could not be legally allowed; but that the iron under such circumstances would be chargeable with duty as 'old iron in scrap.' Nor could the iron in question be entered, rerolled, and exported in bond to be cancelled on proof of delivery in Canada." (Tr. Reg., p. 577.)

§ This embraces so-styled "sheet-iron," fit for some of the uses to which plate-iron is applied, to wit: among others, of tank and shutter plates. (Feb. 11, 1867, Boston.)

§ Dunnage mats, used as dunnage to protect sheet-iron from damage during the voyage of importation, if charged in invoice or of merchantable value, are subject to duty. (March 31, 1863, Boston.)

Iron bands on sheet-iron, being of triding value, and absolutely necessary to insure safe transportation of the sheets, are not deemed to be an item of expense to the importer, and not liable to duty, and should be considered ture. (Jann. 4, 1865, N. Y.)

Sheet-iron of slightly polished appearance, from being rolled in

and not thinner than number twenty wire gauge, one and one-tenth of one cent per pound; thinner than number twenty wire gauge and not thinner than number twenty-five wire gauge, one and two-tenths of one cent per pound; thinner than number twenty-five wire gauge and not thinner than number twenty-nine wire gauge, one and five-tenths of one cent per pound; thinner than number twenty-nine wire gauge, (998.) and all iron commercially known as common or black taggers iron, (1037.) whether put up in boxes or bundles or not, thirty per centum ad valorem: (1037.)

c. And provided, That on all such iron and steel sheets or plates aforesaid excepting on what are known commercially as tin-plates, terne-plates, and taggers tin, and hereafter provided for, when galvanized or coated with zinc or spelter, or other metals, or any alloy of those metals, three-fourths of one cent per pound additional.

a. Polished, planished, or glanced sheet-iron or sheet-steel, by whatever name designated, two and one-half cents per pound: (997.)

b. Provided, That plate or sheet or taggers iron, by whatever name designated, other than the polished, planished, or glanced herein provided for, which has been pickled or cleaned by acid, or by any other material or process, and which is cold rolled, shall pay one-quarter cent per pound more duty than the corresponding gauges of common or black sheet or taggers iron.

a. Iron or steel sheets, or plates, or taggers iron, coated with tin or lead, or with a mixture of which these metals is a component part, by the dipping or any other process, and commercially known as tin plates, terne plates, and taggers tin, one cent per pound; (2180.)

b. Corrugated or crimped sheet iron or steel, one and four-tenths of one cent per pound. (1051.)

a. Hoop, or band, or scroll, or other iron, eight inches or less in width, and not thinner than number ten wire gauge, one cent per pound; thinner than number ten wire gauge and not thinner than number twenty wire gauge, one and two-tenths of one cent per pound; thinner than number twenty wire gauge, one and four-tenths of one cent per pound: (999, 1000-1.)

b. Provided, That all articles not specially enumerated or provided for in this act, whether wholly or partly manufactured, made from sheet, plate, hoop, band, or scroll iron herein provided for, or of which such sheet, plate, hoop, band, or scroll iron shall be the material of chief value, shall pay one-fourth of one cent per pound more duty than that imposed on the iron from which they are made,

or which shall be such material of chief value.

155. Iron and steel cotton-ties, or hoops for baling purposes, not thinner than number twenty wire gauge, thirty-five per centum ad valorem. (1067.)

156. Cast-iron pipe of every description, one cent per pound. (1031.)

157. Cast-iron vessels, plates, stove-plates, andirons, sadirons, tailors' irons, hatters' irons, and castings of iron, not specially enumerated or provided for in this act, one and one-quarter of one cent per pound. (1030.)

158. Cut nails and spikes, of iron or steel, one and one-quarter of one cent

per pound. (1025.)

153.

159. Cut tacks, brads, or sprigs, not exceeding sixteen ounces to the thousand, two and one half cents per thousand; exceeding sixteen ounces to the thousand, three cents per pound. (1027.)

160. Iron or steel railway fish-plates, or splice-bars, one and one-fourth of

one cent per pound. (908, 1012, 1067.)

161. Malleable iron castings, not specially enumerated or provided for in this

act, two cents per pound. (1020.)

162. Wrought iron or steel spikes, (1012. 1023) nuts, and washers, (1012, 1021.) and horse, mule, or ox shoes, two cents per pound. (1012, 1067.)

163. Anvils, (1017.) anchors,* or parts thereof, (1019.) mill-irons and millcranks, of wrought iron and wrought-iron for ships, (1016.) and forgings of iron and steel, for vessels, steam-engines, and locomotives, or parts thereof, weighing each twenty-five pounds or more, two cents per pound. (1012-16.)

164. Iron or steel rivets, bolts, with or without threads or nuts, or boltblanks, and finished hinges or hinge-blanks, two and one-half of one cent per

pound. (1012-23-32.)

165. Iron or steel blacksmiths' hammers and sledges, (1020.) track-tools,

wedges, and crowbars, (1012.) two and one half of one cent per pound.

166. Iron or steel axles, parts thereof, axle-bars, axle-blanks, or forgings for axles, without reference to the stage or state of manufacture, two and one-half of one cent per pound. (1020.)

167. Forgings of iron and steel, or forged iron, of whatever shape, or in whatever stage of manufacture, not specially enumerated or provided for in this act,

two and one-half cents per pound. (1012, 1067.)

168. Horseshoe-nails, hob-nails, (1026.) and wire-nails, (1067.) and all other wrought-iron (1023.) or steel nails, (1012.) not specially enumerated or provided for in this act, four cents per pound.

169. Boiler tubes, or flues, or stays, of wrought-iron or steel, three cents per

pound. (1012, 1024.)

170. Other wrought iron or steel tubes or pipes, two and one-quarter cents

per pound. (1012, 1067.)

171. Chain or chains of all kinds, made of iron or steel, not less than threefourths of one inch in diameter, one and three-quarter cents per pound; less than three-fourths of one inch and not less than three-eighths of one inch in diameter, two cents per pound; less than three-eighths of one inch in diameter, two and one-half cents per pound. (1012–18.)

172. Cross-cut saws, eight cents per linear foot. (1042.)

173. Mill, pit, and drag saws, not over nine inches wide, ten cents per linear foot; over nine inches wide, fifteen cents per linear foot. (1043.)

174. Circular saws, thirty per centum ad valorem. (1012.)

175. Hand, back, and all other saws, not specially enumerated or provided

for in this act, forty per centum ad valorem. (1004-5.)

176. Files, file blanks, rasps, and floats of all cuts and kinds, four inches in length and under, thirty-five cents per dozen; over four inches in length and under nine inches, seventy-five cents per dozen; nine inches in length and under fourteen inches, one dollar and fifty cents per dozen; fourteen inches in length and over, two dollars and fifty cents per dozen. (1006.)

a. Steel ingots, cogged ingots, blooms, and slabs, by whatever process made; die blocks or blanks; billets and bars and tapered or bevelled bars; bands, hoops, strips, and sheets † of all gauges and widths; plates of all thicknesses and widths; steamer, crank, and other shafts; wrist or crank pins; connecting-rods and piston-rods; pressed, sheared, or stamped shapes, or blanks of sheet or plate steel, or combination of steel and iron, punched or not punched; hammer-moulds or swaged steel; gun-moulds, not in bars; alloys used as substitutes for steel tools; all descriptions and shapes of dry sand, loam, or iron-moulded steel castings,

b. All of the above classes of steel not otherwise specially provided for in this act, valued at four cents a pound or less, forty-five per centum ad valorem; above four cents a pound and not above seven cents

177.

^{* &}quot;Ån anchor and chain cable purchased in a foreign port to supply the place of one which has become unseaworthy in the course of the voyage, and which is bona fide a part of the equipment of an American vessel, is not subject to duty on being brought into a port of the United States. It is, however, not sufficient that they be merely used as a part of the equipment of the vessel; they must be bona fide such, under a necessity not occasioned by any fault of her master or owners in not properly equipping her originally." (Weld vs. Maxwell, 4 Bl. C. C., p. 126.)

† "Steel in sheets, invoiced as the best cross-cuts, though it may be used for saws, should not be classified as cross-cut saws partially manufactured, at ten cents per lineal foot, since the same material may be used for hay-knives, mowing-machine knives, and other purposes. It should be classified as 'steel in sheets,' and pay duty according to its value per pound." (August, 1868, N. O., and April 21, 1871, N. Y.)

- per pound, two cents per pound; valued above seven cents and not above ten cents per pound, two and three-fourth cents per pound; valued at above ten cents per pound, three and one-fourth cents per per pound.
 - c. Provided, That on all iron or steel bars, rods, strips, or steel sheets, of whatever shape, and on all iron or steel bars of irregular shape or section, cold rolled, cold-hammered, or polished in any way in addition to the ordinary process of hot-rolling or hammering, there shall be paid one-fourth cent per pound, IN ADDITION to the rates provided in this act:

d. And on steel circular saw plates there shall be paid one cent per pound in addition to the rate provided in this act.

178. Iron or steel beams, girders, joists, angles, channels, car-truck channels, **T**, columns and posts, or parts or sections of columns and posts, deck and bulb beams, and building forms, together with all other structural shapes of iron or steel, one and one-fourth of one cent per pound.

a. Steel wheels and steel-tired wheels for railway purposes, whether wholly or partly finished, and iron or steel locomotive, car, and other railway tires, or parts thereof, wholly or partly manufactured, two and one-half of one cent per pound;

b. Iron or steel ingots, cogged ingots, blooms or blanks for the same, without regard to the degree of manufacture, two cents per pound.

a. Iron or steel rivet, screw, nail and fence, wire rods, round, in coils and loops, not lighter than number five wire gauge, valued at three and one-half cents or less per pound, six-tenths of one cent per pound.

b. Iron or steel, flat with longitudinal ribs for the manufacture of

fencing, six-tenths of a cent per pound.

181. Screws, commonly called wood screws, two inches or over in length, six cents per pound; one inch and less than two inches in length, eight cents per pound; over one-half inch and less than one inch in length, ten cents per pound; one-half inch and less in length, twelve cents per pound, (1028.)

a. Iron or steel wire, smaller than number five and not smaller than number ten wire gauge, one and one-half cents per pound; smaller than number sixteen wire gauge, two cents per pound; smaller than number sixteen and not smaller than number twenty-six wire gauge, two and one-half cents per pound; smaller than number twenty-six wire gauge, three cents per pound: (994, 1039.)

b. Provided, That iron or steel wire covered with cotton, silk, or other material, and wire commonly known as crinoline, corset, and hat wire, shall pay four cents per pound in addition to the foregoing

rates: (994, 1040.)

c. And provided further, That no article made from iron or steel wire, or of which iron or steel wire is a component part of chief value, shall pay a less rate of duty than the iron or steel wire from which it is made either wholly or in part: (916.)
d. And provided further, That iron or steel wire-cloths, and iron or

d. And provided further, That iron or steel wire-cloths, and iron or steel wire-nettings, made in meshes of any form, shall pay a duty equal in amount to that imposed on iron or steel wire of the same gauge, and two cents per pound IN ADDITION thereto.

e. There shall be paid on galvanized iron or steel wire (except fence wire), one-half of one cent per pound in addition to the rate imposed on the wire of which it is made.

f. On iron wire rope and wire strand, one cent per pound IN ADDITION to the rates imposed on the wire of which it is made. (994.)

g. On steel wire rope and wire strand, two cents per pound IN ADDITION to the rates imposed on the wire of which it is made.

182.

179. -

183

(a. Steel, not specially enumerated or provided for in this act, forty-five

per centum ad valorem; (1041.)

b. Provided, That all metal produced from iron or its ores, which is cast and malleable, of whatever description or form, without regard to the percentage of carbon contained therein, whether produced by cementation, or converted, cast, or made from iron or its ores, by the crucible, Bessemer, pneumatic, Thomas-Gilchrist, basic, Siemens-Martin, or open-hearth process, or by the equivalent of either, or by the combination of two or more of the processes, or their equivalents, or by any fusion or other process which produces from iron or its ores a metal either granular or fibrous in structure, which is cast and malleable, excepting what is known as malleable iron castings, shall be classed and denominated as steel. (1014.)

184. No allowance or reduction of duties for partial loss or damage in consequence of rust or of discoloration shall be made upon any description of iron or steel, or upon any partly manufactured article of iron or steel, or upon any

manufacture of iron and steel. (1041.)

185. Argentine, albata, or German silver unmanufactured, twenty-five per centum ad valorem. (1185.)

a. Copper, imported in the form of ores, two and one-half cents on

each pound of fine copper contained therein; (1053.)

b. Regulus of and black or coarse copper, and copper cement, three and one-half cents on each pound of fine copper contained therein; (1054.) old copper, fit only for manufacture, (1055.) clippings from new copper, and all composition metal of which copper is a component material of chief value, not specially enumerated or provided for in this act, three cents per pound. (1057.)

c. Copper in plates, bars, ingots, Chili or other pigs, and in other forms, not manufactured, or enumerated in this act, four cents per pound. (1056.)

d. In rolled plates, called brazier's copper, sheets, rods, pipes, and

copper bottoms, (1057.)

e. And all manufactures of copper, or of which copper shall be a component of chief value, not specially enumerated or provided for in this act, thirty-five per centum ad valorem. (1057.)

187. Brass, in bars or pig, old brass, and clippings from brass or Dutch

metal, one and one-half cent per pound. (1063.)

188. Lead ore, and lead dross, one and one-half cent per pound. (1045.)

189. Lead, in pigs and bars, (1046.) molten and old refuse lead run into blocks and bars, (908, 1046.) and old scrap lead, fit only to be remanufactured, two cents per pound. (1047.)

190. Lead, in sheets, pipes, or shot, three cents per pound. (1044.)

191. Nickel, in ore, matte, or other crude form not ready for consumption in the arts, fifteen cents per pound on the nickel contained therein. (1334.)

192. Nickel, nickel oxide, alloy of any kind in which nickel is the element

of chief value, fifteen cents per pound. (1060.)

a. Zinc, spelter, or tutenegue, in blocks or pigs, (1048.) and old worn out zinc, fit only to be remanufactured, (1816.) one and one-half cent per pound; 193. -

b. Zinc, spelter, or tutenegue in sheets,* two and one-half cents per pound. (1049.)

194. Sheathing, tor yellow metal, not wholly of copper, nor wholly nor in

tember 15, 1863. Baltimore.)

^{* &}quot;Sheet zinc purchased in the foreign country in a damaged condition, and in the original packages in which it was placed when manufactured, cannot be classified as a 'metal unmanufactured, not otherwise provided for,' but is liable to the duty specially imposed by law on sheet zinc, viz., 2½ cents per pound." (November 11, 1870. Bost. Syn. Ser., 752.)
† "Sheathing metal" was imported per British Brig "Chesapeake" intended to be used in sheathing the bottom of the said brig; and no portion of it was intended to be landed or used for any other purpose. Held, that it was not exempt from duty, and that the remission of duty could not be legally granted. (September 15, 1863. Raltimore)

part of iron, ungalvanized, in sheets, forty-eight inches long and fourteen inches wide, and weighing from fourteen to thirty-four ounces per square foot, thirty-five per centum ad valorem. (1058.)

195. Antimony, as regulus or metal, ten per centum ad valorem. (1190.)

196. Bronze powder, fifteen per centum ad valorem. (1218)

197. Cutlery, not specially enumerated or provided for in this act, thirtyfive per centum ad valorem. (1257.)

198. Dutch or bronze metal, in leaf, ten per centum ad valorem. (1263.)

199. Steel plates, engraved, (1391.) stereotype plates, (1497.) and new types, (1442.) twenty-five per centum ad valorem.

200. Gold-leaf, one dollar and fifty cents per package of five hundred leaves,

(1061.)

201. Hollow-ware,* coated, glazed, or tinned, three cents per pound. (1033.)

202. Muskets, rifles, and other fire-arms, not specially enumerated or provided for in this act, twenty-five per centum ad valorem. (1340.)

203. All sporting breech-loading shot-guns, and pistols of all kinds, thirty-

five per centum ad valorem. (1340.)

204. Forged shot gun barrels, rough-bored, ten per centum ad valorem. (1012,)

(1067.)205. Needles,† for knitting or sewing machines, thirty-five per centum ad

valorem. (1010.)

206. Needles, sewing, darning, knitting, and all others not specially enumerated or provided for in this act, twenty-five per centum ad valorem. (1342.)

a. Pen-knives, pocket-knives, of all kinds, and razors, fifty per centum

207. ad valorem; (1007.)
b. Swords, sword-blades, and side-arms, thirty-five per centum ad valorem. (1008-9.)

208. b. pen-holder-tips and pen-holders, or parts thereof, (1381.) thirty per centum ad valorem.

209. Pins, solid-head or other, thirty per centum ad valorem. (1384.)

210. Britannia ware, and plated and gilt articles and wares of all kinds, thirty-five per centum ad valorem. (1216.)

211. Quicksilver, ten per centum ad valorem. (2187.)

212. Silver leaf, seventy-five cents per package of five hundred leaves. (1061.)

213. Type-metal, twenty per centum ad valorem. (1443.)

214. Chromate of iron, or chromic ore, fifteen per centum ad valorem. (1334.)

215. Mineral substances in a crude state and metals unwrought, not specially enumerated or provided for in this act, twenty per centum ad valorem.

216. Manufactures, articles, or wares, not specially enumerated or provided for in this act, composed wholly or in part of iron, t steel, copper, lead, nickel, pewter, tin, zinc, gold, silver, platinum, or any other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem. (1067.)

SCHEDULE D.-WOOD AND WOODEN WARES

217. Timber, hewn and sawed, and timber used for spars and in building wharves, twenty per centum ad valorem. (1133.)

^{*} This provision does not embrace any other hollow ware than castings of iron. (July 12, 1861, N. Y † Needles of English manufacture, rusted and exported for polishing, cannot be reimported free of duty.

[†] Needles of English manufacture, rusted and exported for poissing, cannot be reimported free of day, (October 24, 1868. A. C. & Co.)

‡ Iron packages or casks containing caustic seda, used by the importers as the most suitable description of packages for caustic soda, were held to be entitled to entry at the same rate of duty as imposed on the caustic soda. (January 28, 1861. Philadelphia.)

A telegraph cable is not a non-enumerated article; it is liable, under the acts of 1861 and 1862, to a duty of 35 per cent. (U. S. vs. U. S. Telegraph Co., 7 Int. Rev. Rec., p. 141.)

Foreign chains imported to be left in the United States as mooring chains, for a line of foreign steam packets, become liable, on being landed, to duty as "manufactures of iron." (Tr. Reg., p. 560.)

§ Studs, bracelets, and watch-chains of gold, and watch-chains of silver, held by Department to be jew-elry; and classified as such under 459, 'in view of the well-established and accepted commercial meaning of the term," viz., "personal ornaments in gold, silver, and precious stones." (Nov. 20, 1869. San. Fran.)

218. Timber, squared, or sided, not specially enumerated or provided for in

this act, one cent per cubic foot. (1134.)

a. Sawed boards, plank, deals, and other lumber of hemlock, whitewood, sycamore, and bass-wood, one dollar per one thousand feet, board measure; (1135.)

b. all other articles of sawed lumber, two dollars per one thousand

219. 4 feet, board measure. (1136.)

> c. But when lumber of any sort is planed or finished, in addition to the rates herein provided, there shall be levied and paid for each side so planed or finished, fifty cents per one thousand feet, board measure. 1136.)

220. And if planed on one side and tongued and grooved, one dollar per one

thousand feet, board measure. (1136.)

221. And if planed on two sides, and tongued and grooved, one dollar and

fifty cents per one thousand feet, board measure. (1136.)

222. Hubs for wheels, posts, last-blocks, wagon-blocks, ore-blocks, gunblocks, heading-blocks, and all like blocks or sticks, rough-hewn or sawed only, twenty per centum ad valorem. (1137.)

223. Staves* of wood of all kinds, ten per centum ad valorem. (1138.)

224. Pickets and palings, twenty per centum ad valorem. (1139.)

225. Laths, fifteen cents per one thousand pieces. (1140.) 226. Shingles, thirty-five cents per one thousand. (1141.)

227. Pine clapboards, two dollars per one thousand. (1142.)

228. Spruce clapboards, one dollar and fifty cents per one thousand. (1143.) 229. House or cabinet furniture, in piece or rough, and not finished, thirty per centum ad valorem. (1144.)

230. Cabinet ware and house furniture, finished, thirty-five per centum ad

valorem. (1145.)

231. Casks and barrels, empty, sugar-box shooks, and packing-boxes, and packing-box shooks, of wood, not specially enumerated or provided for in this act, thirty per centum ad valorem. (1146.)

232. Manufactures of cedar-wood, granadilla, ebony, mahogany, rose wood, †

and satin wood, thirty-five per centum ad valorem. (1147.)

233. Manufactures of wood, or of which wood is the chief component part, not specially enumerated or provided for in this act, & thirty-five per centum ad valorem. (1147.)

234. Wood, unmanufactured, not specially enumerated or provided for in

this act, twenty per centum ad valorem. (1148.)

SCHEDULE E.-SUGAR.

235. All sugars | not above No. 13 Dutch standard in color shall pay duty

on their polariscopic test as follows, viz.: 236. All sugars not above No. 13 Dutch standard in color, all tank bottoms, sirups of cane juice or of beet juice, melada, concentrated melada, concrete

^{* &}quot;Barrel staves," when shaved, grooved, and fitted for setting up into barrels, are commercially known as "shooks," and liable to duty as "manufactured wood," under decision of May 15, 1868. (Feb. 16, 1870.

Oswego.)

† Pine headings from New Brunswick unmanufactured in whole except by saws, and a hole formed by a bit for the purpose of inserting a dowel to hold the small pieces of which the head is composed, were held to be subject to the duty of 35 per centum as "manufactures of wood." (June 2, 1863. Portland.)

‡ Fancy boxes, made of common wood and veneered with rosewood or ebony, invoiced as rosewood boxes and ebony boxes, and known in trade by those names, fell within schedule "B" of the Tariff Act of 1846, and were subject to duty as "manufactures of ebony, rosewood," etc. (Tr. Reg., p. 592.) See also Sill vs. Lawrence, 1 Bl. C. C., 665.

½ Under the Reciprocity Treaty of 1854, articles of wood manufactured in whole or in part by planing, shaving, turning, splitting, riving, or by any process other than rough hewing or sawing, were subject to duty of 35 per cent. ad valorem. (Jan. 25, 1863. Portland.)

¶ The weights of sugars imported in casks or boxes should be marked distinctly, as soon as the same are weighed by the United States weighers, by cutting with a scoring-iron on the head of the cask or cover of the box the gross weight of the package. (Feb. 2, 1871, N. Y.)

and concentrated molasses,* testing by the polariscope not above seventy-five degrees, shall pay a duty of one and forty-hundredths cent per pound, and for every additional degree or fraction of a degree shown by the polariscopic test. they shall pay four-hundredths of a cent per pound additional. (1094-6, 2204, see also 1877.)

237. All sugars above No. 13 Dutch standard in color shall be classified by

the Dutch standard of color, and pay duty as follows, namely:

238. All sugar above No. 13 and not above No. 16 Dutch standard, two and seventy-five hundredths cents per pound. (1097, 2204.)

239. All sugar above No. 16 and not above 20 Dutch standard, three cents

per pound. (1098, 2204.)

240. All sugars above No. 20 Dutch standard, three and fifty-hundredths cents

per pound. (1099, 2204.)

241. Molasses testing not above fifty-six degrees by the polariscope, shall pay a duty of four cents per gallon; molasses testing above fifty-six degrees, shall pay a duty of eight cents per gallon. (1103, 2204.)

242 Sugar candy, not colored, five cents per pound. (1100.)

243. All other confectionery, t not specially enumerated or provided for in this act, made wholly or in part of sugar, and on sugars after being refined, when tinctured, colored, or in any way adulterated, valued at thirty cents per pound or less, ten cents per pound. (1101.)

244. Confectionery valued above thirty cents per pound, or when sold by the box, package, or otherwise than by the pound, fifty per centum ad valorem.

(1102.)

SCHEDULE F.—TOBACCO.

245. Cigars,† cigarettes, and cheroots of all kinds, two dollars and fifty cents per pound and twenty-five per centum ad valorem; but paper cigars and cigarettes, including wrappers, shall be subject to the same duties as are herein im-

posed upon cigars. (1127.)

246. Leaf tobacco, of which eighty-five per cent. is of the requisite size and of the necessary fineness of texture to be suitable for wrappers, and of which more than one hundred leaves are required to weigh a pound, if not stemmed, seventy-five cents per pound; (1128.) if stemmed, one dollar per pound. (1130.)

247. All other tobacco in leaf, unmanufactured, and not stemmed, thirty-five

cents per pound. (1128,)

248. Tobacco-stems, fifteen cents per pound. (1129.)

249. Tobacco, manufactured, of all descriptions, and stemmed tobacco, not specially enumerated or provided for in this act, forty cents per pound. (1130.)

250. Snuff and snuff-flour, manufactured of tobacco, ground, dry, or damp,

^{*} Concentrated molasses. Under the Act of 1846, the Department held that "the article imported under this designation, being brought by the process of manufacture to the point of crystallization, was to be considered an inferior sugar, and to be so taken in the appraisement, ascertainment, and estimate of the foreign general market value of the article. The Cuban authorities treat it as an inferior sugar. Meiado is a manufacture from the juice of the sugar-cane by boiling; thus producing a sweet syrup superior in quality to molasses. Concentrated melado is held to be a manufactured sugar in a green state, and is produced by boiling the melado to the point of crystallization." (Tr. Reg., p. 562.)

† Fruit preserved in sugar, and fancifully arranged in glace style, and attractive in form, held to be confectionery. (February 27, 186). H. M., N. Y.)

1 The practice at some of the ports for weighers, in returning the weight of imported cigars, to make an allowance for a supposed increase of weight, caused, as alleged, by the cigars contracting dampness or moisture during the voyage of importation, is contrary to the regulations of the Department (see Article 207, of Part 4), and must be at once di-continued. The actual weight of imported cigars, as well as that of other merchandise, the duties upon which are determined by weight, must be returned.

Should importers be of opinion that the alleged increase of weight constitutes a damege, application should be made to collectors for an allowance therefor, as in other cases. (Circular June 22, 1871.)

Upon an invoice of Havana cigars, purchased at Montreal, and imported into the United States, it was held that the dutiable value proper to be assessed was the actual market value, or wholesale price at Montreal, selected as the principal market of the country from which the cigars were imported into the United States. (March 1, 1866. W. & W.)

and pickled, scented or otherwise, of all descriptions, fifty cents per pound.

(1131.)

251. Tobacco, unmanufactured, not specially enumerated or provided for in this act, thirty per centum ad valorem. (1132.)

SCHEDULE G.—PROVISIONS.

252. Animals, live, twenty per centum ad valorem. (1189.)

253. Beef and pork, one cent per pound. (1069.)

254. Hams and bacon, two cents per pound. (1070.)

255. Meat, extract of, twenty per centum ad valorem. (1816.)

256. Cheese, four cents per pound. (1071.)

257. Butter, and substitutes therefor, four cents per pound. (1073.)

258. Lard, two cents per pound. (1074.) 259. Wheat, twenty cents per bushel. (1072.)

260. Rye and barley, ten cents per bushel. (1075.) 261. Barley, pearled, patent, or hulled, one-half cent per pound. (1197.) 262. Barley malt, per bushel of thirty-four pounds, twenty cents. (1328.)

263. Indian corn or maize, ten cents per bushel. (1076.)

264. Oats, ten cents per bushel. (1077.)

265. Corn-meal, ten cents per bushel of forty-eight pounds. (1082.)

266. Oat-meal, one-half cent per pound. (1083.) 267. Rye-flour, one-half cent per pound. (1084.)

268. Wheat-flour, twenty per centum ad valorem. (1816.)

269. Potato or corn starch, two cents per pound; rice starch, two and a half cents per pound; other starch, two and a half cents per pound. (1425.)

270. Rice, cleaned, two and one-fourth cents per pound; uncleaned, one and

one-half cents per pound. (1085.)

271. Paddy, one and one-fourth cents per pound. (1086.)

272. Rice-flour and rice meal, twenty per centum ad valorem. (1816.)

273. Hay, two dollars per ton. (1816.) 274. Honey, twenty cents per gallon. (1305.)

275. Hops, eight cents per pound. (2177.)

276. Milk, preserved or condensed, twenty per centum ad valorem. (1089.) Fish:

277. Mackerel, one cent per pound. (1078.)

278. Herrings, pickled or salted, one-half of one cent per pound. (1078.)

279. Salmon, pickled, one cent per pound; other fish, pickled, in barrels, one cent per pound. (1078.)

280. Foreign caught fish, imported otherwise than in barrels or half barrels, whether fresh, smoked, dried, salted, or pickled, not specially enumerated or provided for in this act, fifty cents per hundred pounds. (1078.) a, Anchovies and sardines, packed in oil or otherwise, in tin boxes

measuring not more than five inches long, four inches wide, and three and one-half inches deep, ten cents per whole box; in half boxes, measuring not more than five inches long, four inches wide, and one and five-eighths deep, five cent's each; in quarter boxes measuring not more than four inches and three-quarters long, three and one-half inches wide, and one and a quarter deep, two and

one-half cents each; b. When imported in any other form, forty per centum ad valorem. (2181.) 282. Fish preserved in oil, except anchovies and sardines, thirty per centum

ad valorem. (1081.)

283. Salmon,* and all other fish, prepared or preserved, (1079.) and prepared

^{*} Salmon prepared by boiling and spiced according to a recipe belonging to importers, and prepared for them exclusively, is not what is known in commerce as "preserved salmon;" but is properly classified as "prepared fish," at a duty of thirty-five per cent. (December 4, 1868, New York.)

meats of all kinds, not specially enumerated or provided for in this act. (1092.) twenty-five per centum ad valorem.

284. Pickles and sauces,* of all kinds, not otherwise specially enumerated or provided for in this act, thirty-five per centum ad valorem. (1087.)

285. Potatoes, fifteen cents per bushel of sixty pounds. (1090.)

286. Vegetables, in their natural state, or in salt or brine, not specially enumerated or provided for in this act, ten per centum ad valorem. (1091.)

287. Vegetables, prepared or preserved, of all kinds, not otherwise provided

for, thirty per centum ad valorem. (1092.)

233. Chicory root, ground or unground, burnt or prepared, two cents per

pound. (1233.)

289. Vinegar, seven and one half cents per gallon. (1093.) The standard for vinegar shall be taken to be that strength which requires thirty-five grains of bi-carbonate of potash to neutralize one ounce Troy of vinegar; and all import duties that may by law be imposed on vinegar imported from foreign countries shall be collected according to this standard.

290. Acorns, † and dandelion root, raw or prepared, and all other articles used or intended to be used as coffee, or as a substitute therefor, not specially

enumerated or provided for in this act, two cents per pound. (1183.)

291. Chocolate, two cents per pound. (1235.)

292. Cocoa, prepared or manufactured, two cents per pound. (1242.) Fruits:

293. Currants, Zante or other, one cent per pound, (1258.)

294. Dates, plums, and prunes, one cent per pound. (1259.)

295. Figs, two cents per pound. (1274.)

a. Oranges, in boxes of capacity not exceeding two and one half cubic feet, twenty-five cents per box; in one-half boxes, capacity not exceeding one and one-fourth cubic feet, thirteen cents per half box: 296. b. in bulk, one dollar and sixty cents per thousand;

c. In barrels, capacity not exceeding that of the one hundred and ninety-six pounds flour-barrel, fifty-five cents per barrel. (1281.)

a. Lemons, in boxes of capacity not exceeding two and one-half cubic feet, thirty cents per box; in one-half boxes, capacity not exceeding one and one-fourth cubic feet, sixteen cents per half box; b. In bulk, two dollars per thousand. (1281.)

298. Lemons and orangest in packages, not specially enumerated or provided for in this act, twenty per centum ad valorem. (1281.)

299. Limes and grapes, twenty per centum ad valorem, (1281.)

300. Raisins, two cents per pound. (1402.)

301. Fruits, preserved in their own juices, § and fruit-juice, twenty per centum ad valorem. (1281.)

302. (a. Comfits, sweetmeats, or fruits preserved in sugar, spirits, sirup, or molasses, not otherwise specified or provided for in this act, (1247.) b. And jellies of all kinds, (1316.) thirty-five per centum ad valorem.

Nuts:

(a. Almonds, five cents per pound; (1186.) shelled, seven and one-half cents per pound; (1186.)

b. Filberts, and walnuts, of all kinds, three cents per pound. (1275.) 304. Peanuts or ground beans, one cent per pound; shelled, one and onehalf cent per pound. (1377.)

^{*} Haytian peppers imported in salt and water, not to be used in that form as a "pickle," but for the preparation of pepper sauce, are not embraced in this classification. (October 30, 1857, N. Y.) So also, walnuts imported in salt and water. (September 30, 1858, Boston.)
† "Powdered accorns," held by the experts to be the article enumerated in 1183 (now 290), but asserted by the importers to be intended or designed for medicinal purposes, were adjudged to be subject to a duty of three cents per pound under said clause. (November 17, 1863, Baltimore.)
‡ Boxes and bags containing oranges, lemons and macaroni, become merchandise when they enter into the value and are sold with the articles they contain; and their cost is properly included in the dutiable value of the contents. (January 30, 1866, Baltimore.)

‡ Fruits put with water in bottles, and the atmosphere expelled by the application of heat, are classified as fruit preserved in their own juice. (Ma: ch 8, 1860, N. O.)

305. Nuts, of all kinds, shelled or unshelled, not specially enumerated or

provided for in this act, two cents per pound. (1343.)

306. Mustard, ground or preserved, in bottles or otherwise, ten cents per pound. (1341.)

SCHEDULE H .- LIQUORS.

(a. Champagne, and all other sparkling wines, (981.) in bottles* containing each not more than one quart and more than one pint, seven dollars per dozen bottles;

b. Containing not more than one pint each and more than one-half

pint, three dollars and fifty cents per dozen bottles;

c. Containing one-half pint each, or less, one dollar and seventy-five

cents per dozen bottles;

d. In bottles containing more than one quart each, in addition to seven dollars per dozen bottles, at the rate of two dollars and twenty-five cents per gallon on the quantity in excess of one quart bottle. (981.)

a. Still wines, in casks, fifty cents per gallon; (2173.)

b. In bottles, (2174.) one dollar and sixty cents per case of one dozen bottles containing each not more than one quart and more than one pint, or twenty-four bottles containing each not more than one pint;

c. And any excess beyond these quantities found in such bottles shall be subject to a duty of five cents per pint or fractional part thereof;

308. ₹ d. But no separate or additional duty shall be collected on the bottles: (2174.)

311.

e. Provided, That any wines imported containing more than twentyfour per centum of alcohol shall be forfeited to the United States; (2174.)

f. Provided further, That there shall be no allowance for breakage. leakage, or damage on wines, liquors, cordials, or distilled spirits.

(2174.)

309. Vermuth, the same duty as on still wines. (987.)

310. Wines, brandy, and other spirituous liquors imported in bottles, shall be packed in packages containing not less than one dozen bottles in each package; and all such bottles, except as specially enumerated or provided for in this act, shall pay an additional duty of three cents for each bottle. (981.)

(a. Brandy, and other spirits manufactured or distilled from grain or other materials and not specially enumerated or provided for in this

act, two dollars per proof gallon; (982.)

* Wines not in bottles could, under the act of July 28, 1866 (508, Vol. I.), be imported in packages of any capacity whatever. (September 4, 1866, D. & Sons; also, January 21, 1867, P. H.'s Nephews.)

The importation of wines together with assorted spirituous liquors, or of an assortment of spirituous liquors in a case or package, is not prohibited by section 21, of the act of July 14, 1870, provided the package contain not less than one dozen bottles of liquor. (Feb. 15, 1871, Port Huron.)

In a letter to the collector at Baltimore, dated February 21, 1871, the Department authorized the adoption of the "practice of stating in entries of distilled spirits the actual number of wine gallons, with the duty assessed thereon, according to the number of degrees proof, at four cents a degree of each gallon, instead of stating the number of proof gallons at two dollars per gallon."

But see circular of May 15, 1871, in which the Department directs that in future entries the notation of the proof of spirituous liquors shall conform to the scale of Tagliabue's hydrometer, as corrected and explained in his manual, placing proof spirits at one hundred degrees, instead of at fifty degrees according to Tralle. Under this rule the duty would of course be two cents a degree instead of four cents. (See also Oct. 28, 1871 — Balt. Syn. Ser., 941.)

The following instructions, in reference to the branding or marking of imported distilled spirits in casks, are hereby issued for the future guidance of officers of the customs, and will be held by them to supersede all former regulations on the same subject, so far as they conflict therewith:

1st. Upon the landing of distilled spirits in casks upon the wharf, and the due examination thereof by the gauger, each cask shall be marked by him, or under his supervision, so as to show the name of the port, date of importation, rate of proof, and number of gallons contained therein.

2d. A record of these facts shall be marked by him, or under his supervision, so as to show the name of the m

b. Each and every gauge or wine gallon of measurement shall be

counted as at least one proof gallon;

311. \(\langle c\). And the standard for determining the proof of brandy and other spirits or liquors of any kind imported shall be the same as that which is defined in the laws relating to internal revenue; (982.)

d. But any brandy or other spirituous liquors imported in casks of less capacity than fourteen gallons shall be forteited to the United

States. (982.)

312. On all compounds or preparations,* of which distilled spirits are a component part of chief value, not specially enumerated or provided for in this act, there shall be levied a duty not less than that imposed upon distilled

spirits. (983.) 313. Cordials,† liquors, arrack, absinthe, kirschwasser, ratafia, and other similar spirituous beverages or bitters, containing spirits, and not specially enumerated or provided for in this act, two dollars per proof gallon. (984.)

a. No lower rate or amount of duty shall be levied, collected, and paid on brandy, spirits, and other spirituous beverages than that fixed by law for the description of first proof; but it shall be increased in proportion for any greater strength than the strength of first proof; (985.)

b. And all imitations of brandy or spirits or wines imported by any names whatever shall be subject to the highest rate of duty provided for the genuine articles respectively intended to be represented, and in no case less than one dollar per gallon. (985.)

315. Bay-rum, or bay-water, whether distilled or compounded, one dollar per gallon of first proof, and in proportion for any greater strength than first proof. (1200.)

316. Ale, porter, and beer, in bottles or jugs of glass, stone, or earthen ware, thirty-five cents per gallon; to otherwise than in bottles or jugs of glass, stone,

or earthen ware, twenty cents per gallon. (986.)

317. Ginger ale or ginger-beer, twenty per centum ad valorem, but no separate or additional duty shall be collected on bottles or jugs containing the same. (1816.)

value, will be liable to forfeiture if imported in casks or packages of fess capacity than so gamons. (september 1, 1866). A. W.)

See Department Letter of January 4, 1865, to collector at San Francisco, as to the inclusion of the cost of boxes, bottles, etc., in ascertaining the dutiable value of wines, and see notes to 516, Vol. I. See also letter of July 26, 1866, to W. E. B. & Co., by which the assessment of the separate duty of two cents per bottle in addition, under the act of June 30, 1864, was affirmed.

In an appeal as to the duty on claret wine, imported from Bordeaux, in bottles, and in the dutiable value of which the cost of bottles, corks, labels, caps, straw, and cases was included, the Department held that these constituted an integral part of the market value, and that the duty was properly assessed.

value of which the cost of others, or as judged and that the duty was properly assessed. (March 15, 1866. Phil.)

Under the Act of 1864, it was held that "the duty on 'champagne or sparkling wines in bottles,' is not exclusively specific; the same schedule which governs all other wines as provided for in section 2, governs 'champagne or sparkling wines in bottles,' but a provision of the law directs that said wines shall not pay a less rate of duty than six dollars per dozen bottles, etc. Unquestionably, if the value justifies it, they must pay more." (Dire, 13, 1834, W. & C., Attys.)

The importation of wines together with assorted spirituous liquors or of an assortment of spirituous liquors in a case or package, is not prohibited by section 21, of the Act of July 14, 1870, provided the package contain not less than one dozen bottles of liquor. (Feb. 15, 1871. Port Huron.)

Wines not in bottles may be imported in packages of any capacity whatever. (September 4, 1866, D. & Sons; also January 21, 1837. P. H.'s Nephews.)

See instructions of Department to collector at Wilmington, N. C., in regard to estimation, by gallons, of quantity contained in a dozen bottles. (Jan. 19, 1867. See also Jan. 18, 1869, Syn. Series, 336.)

For rules as to duty on sour ale or beer, see May 3, 1839, Cane Vincent (Syn. Series, 1899, p. 21), where it was held that sour ale or beer is to be classified as ale or beer however inferior), so long as it retains its identity and has not become what is commonly known and used as vinegar. If it becomes sour on the voyage of importation, its classification is not changed. (Ibid.)

^{*} Of a "compound or preparation containing of alcohol 90 per centum, and 10 per centum of castor oil and of alkanet root," the Department, prior to the passage of the above act, held that "it is an unenumerated article, and by virtue of the 10th section of the Act of August, 1842, it must pay duty according to the highest rate to which any of its component parts are liable;" and affirmed "the decision of the collector in assessing duty on the said article at the rate of two and a half dollars per gallon for fifty degrees, and five cents for each additional degree, being the rates to which alcohol us liable." (June 18, 1866, A. C. B.)

A "medical tincture" so called, which was found to be an alcoholic compound, of which alcohol firmed the principal ingredient, was held to have been properly assessed at the rate of two and a Laif tel lars per gallon of fifty degrees proof, and five cents for each degree above fifty. (February 2, 1867, S. & L.)

† Cordials, if they are compounds or preparations of which distilled spirits are a component part of chief value, will be liable to forfeiture if imported in casks or packages of less capacity than 30 gallons. (September 1, 1866, A. W.)

318.

319 <

SCHEDULE I.—COTTON AND COTTON GOODS.

a. Cotton thread,* yarn, warps, or warp-yarn, whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form, (927.)

b. Valued at not exceeding twenty-five cents per pound, ten cents per

pound;

c. Valued at over twenty-five cents per pound, and not exceeding forty cents per pound, fifteen cents per pound; d. Valued at over forty cents per pound, and not exceeding fifty cents

per pound, twenty cents per pound;

e. Valued at over fifty cents per pound, and not exceeding sixty cents per pound, twenty-five cents per pound;

f. Valued at over sixty cents per pound, and not exceeding seventy cents per pound, thirty-three cents per pound;

q. Valued at over seventy cents per pound, and not exceeding eighty cents per pound, thirty-eight cents per pound;

h. Valued at over eighty cents per pound, and not exceeding one dollar per pound, forty-eight cents per pound;

i. Valued at over one dollar per pound, fifty per centum ad valorem. (927.)

a. On all cotton cloth, † not bleached, dyed colored, stained, painted, or printed, and not exceeding one hundred threads to the square inch, counting the warp and filling, (921, 924.) two and one half cents per square yard;

b. If bleached, three and one-half cents per square yard;

c. If dyed, colored, stained, painted, or printed, four and one-half cents

per square yard.

a. On all cotton cloth, not bleached, dyed, colored stained, painted, or printed, exceeding one hundred and not exceeding two hundred threads to the square inch, counting the warp and filling, (922, 925.) three cents per square yard;

b. If bleached, four cents per square yard;

c. If dyed, colored, stained, painted, or printed, five cents per square

yard:

320. \(\frac{1}{2}\) d. Provided, That on all cotton cloth not exceeding two hundred threads to the square inch, counting the warp and filling, not bleached, dyed, colored, stained, painted, or printed, valued at over eight cents per square yard;

e. Bleached, valued at over ten cents per square yard;

f. Dyed, colored, stained, painted, or printed, valued at over thirteen cents per square yard, there shall be levied, collected, and paid a duty of forty per centum ad valorem. (926, Proviso.)

a. On all cotton cloth exceeding two hundred threads to the square inch, counting the warp and filling, (923, 926.) not bleached, dyed, colored, stained, painted, or printed, four cents per square yard;

b. If bleached, five cents per square yard;

c. If dyed, colored, stained, painted, or printed, six cents per square vard:

321. \(\frac{1}{2}\) d. Provided, That on all such cotton cloths not bleached, dyed, colored,

^{* &}quot;The terms of the law imposing duty according to the count of the threads should be held to apply in all cases where such count can be ascertained by means of the 'glass' commonly used for such purpose, and in all cases where the value of the goods is partially or wholly determined between the manufacturer and the purchaser according to the number of threads to the square inch." (January 3, 1866. B. L. Ludington, H. S. App'r, N. Y.)

† "Cotton towels, bleached and having colored stripes at either end, intended as an ornament or finish, are properly assessed with the additional duty provided for articles of cotton, 'if printed, painted, colored or stained." (March 5, 1862, N. Y.)

stained, painted, or printed, valued at over ten cents per square yard;

e. Bleached, valued at over twelve cents per square yard;

f. And dyed, colored, stained, painted, or printed, valued at over fifteen cents per square yard, there shall be levied, collected, and paid a duty of forty per centum ad valorem. (926, Proviso.)

322. On stockings, hose, half-hose, shirts, and drawers, and all goods made on knitting machines or frames, composed wholly of cotton, and not herein other-

wise provided for, thirty five per centum ad valorem. (930, 1238.)

323. On stockings, hose, half-hose, shirts, and drawers, fashioned, narrowed, or shaped wholly or in part by knitting machines or frames, or knit by hand, and composed wholly of cotton, forty per centum ad valorem. (930, 1238.)

a. Cotton cords, braids, gimps, galloons, webbing, goring, suspenders, braces, and all manufactures of cotton, not specially enumerated or

provided for in this act, (929-32.)

b. And corsets, of whatever material composed, thirty-five per centum ad valorem.

325. Cotton laces, embroideries,* insertings, trimmings, lace window-curtains, cotton damask, hemmed handkerchiefs, and cotton velvet, forty per centum ad valorem. (929-31-32.)

326. Spool-thread of cotton, † seven cents per dozen spools, containing on each spool not exceeding one hundred yards of thread; exceeding one hundred yards on each spool, for every additional one hundred yards of thread or fractional part thereof in excess of one hundred yards, seven cents per dozen. (928.)

SCHEDULE J.—HEMP, JUTE, AND FLAX GOODS.

327. Flax straw, five dollars per ton. (955.)

328. Flax, not hackled or dressed, twenty dollars per ton. (956.)

329. Flax, hackled, known as "dressed line," forty dollars per ton. (957.)

330. Tow, of flax or hemp, ten dollars per ton. (959.)

331. Hemp, manila and other like substitutes for hemp not specially enumerated or provided for in this act, twenty-five dollars per ton. (958.)

332. Jute butts, five dollars per ton. (2184.)

333. (a. Jute, twenty per centum ad valorem; (960.) b. Sunn, sisal grass, and other vegetable substances, not specially enumerated or provided for including merated or provided for in this act, fifteen dollars per ton. (960.)

334. Brown and bleached linens, ducks, canvas, paddings, cot bottoms, diapers, crash, huckabacks, handkerchiefs, lawns, or other manufactures of flax, jute, or hemp, or of which flax, jute, or hemp shall be the component material of chief value, not specially enumerated or provided for in this act, thirty-five per centum ad valorem. (961.)

335. Flax, hemp, and jute yarns, thirty-five per centum ad valorem. (961,

971, 977.)

336. Flax or linen thread, twine, † and pack thread and all manufactures of

* Cotton velvet elaborately embroidered and cut in slips or patterns of the size and shape of slippers was held to be embraced in the embroidery clause under the act of 1857. (August 24, 1857, New York.)

"It has been the practice to classify under these sections (of the acts of 1861 and 1862), (commonly known as the embroidery clauses) such goods as are commercially known as 'embroideries,' and not manufactures of any material to which embroidery may be added." (April 2, 1865, New York.)

The term "embroidered or tamboured," as used in those sections, can only be properly and safely applied to those fabrics figured or ornamented by the employment of the needle, whether directed by the hand, or by machinery in the loom or frame; and consequently manufactures figured in the loom or machine which weaves the fabric, as the texture is formed, without the employment of the needle either by hand or by mechanical agency, are not, therefore, to be considered as comprehended in this classification and liable to duty as "embroidered or tamboured." (See Tr. Reg., p. 565.)

† In the case of an importation of four hundred and seventy-eight tin boxes containing spool cotton, it was found that the spool cotton had been purchased by the dozen spools and not by the box, and afterwards put into the boxes by the purchaser at his own expense to prevent damage on the voyage. Held, "that he boxes do not enter into the market value or form part of the wholesale price of the spool cotton at the period of exportation." (March 29, 1866, New York.)

† "Yern is a single thread, more or less twisted, and used for warp or weft in manufacture, when, by the packing of the loom, it is held together without much twisting, and answers, too, a better purpose than twine."

"Twite is a double and retwisted thread. Semetimes the manufacture will designate a poor and slightly."

"Twite is a double and retwisted thread.

wine."
"Twine is a double and retwisted thread. Sometimes the manufacturer will designate a poor and slightly

flax, or of which flax shall be the component material of chief value, not specially enumerated or provided for in this act, forty per centum ad valorem. (961.)

337. Flax or linen laces and insertings, (962.) embroideries, or manufactures of linen, if embroidered or tamboured in the loom or otherwise, by machinery or with the needle or other process, and not specially enumerated or provided for in this act, (1264.) thirty per centum ad valorem.

338. Burlaps, not exceeding sixty inches in width, of flax, jute, or hemp, or of which flax, jute, or hemp, or either of them, shall be the component material of chief value (except such as may be suitable for bagging for cotton), thirty

per centum ad valorem. (963.)

339. Oil-cloth foundations, or floor-cloth canvas, or burlaps exceeding sixty inches in width, made of flax, jute, or hemp, or of which flax, jute, or hemp, or either of them, shall be the component material of chief value, forty per centum ad valorem. (963-4.)

340. Oil-cloths for floors, stamped, painted, or printed, and on all other oilcloth (except silk oil-cloth), and on water-proof cloth, not otherwise provided

for, forty per centum ad valorem. (1179.)

341. Gunny cloth, not bagging,* valued at ten cents or less per square yard, three cents per pound; valued at over ten cents per square yard, four cents per

pound. (965.)

342. Bags and bagging, and like manufactures, not specially enumerated or provided for in this act (except bagging for cotton), composed wholly or in part of flax, hemp, jute, gunny cloth, gunny bags, or other material, forty per centum

ad valorem. (966.)

343. Bagging for cotton,† or other manufactures not specially enumerated or provided for in this act, suitable to the uses for which cotton bagging is applied, composed in whole or in part of hemp, jute, jute butts, flax, gunny bags, gunny cloth, or other material, and valued at seven cents or less per square yard, one and one-half cents per pound; valued at over seven cents per square yard, two cents per pound. (967.

344. Tarred cables or cordage, three cents per pound. (968.)

345. Untarred manila cordage, two and one half cents per pound. (969.)

346. All other untarred cordage, three and one-half cents per pound. (970) 347. Seines, § (972.) and seine and gilling twine, (961.) twenty five per centum

ad valorem. 348. Sail duck, or canvas for sails, thirty per centum ad valorem. (973.)

349. Russia and other sheetings, of flax or hemp, brown or white, thirty-five per centum ad valorem. (974.)

350. All other manufactures of hemp, or manila, or of which hemp or manila shall be a component material of chief value, not specially enumerated or pro-

vided for in this act, thirty-five per centum ad valorem. (975.)

351. Grass-cloth, and other manufactures of jute, ramie, China, and sisal grass, not specially enumerated or provided for in this act, thirty-five per centum ad valorem. (978.)

under this clause. (May 30, 1865. W. P. C. & Co.) As to tare on gunny cloth, see letter of March 30, 1800. N. Y.

"Cotton bagging' is commercially known, and understood to apply exclusively to articles used and suitable for the baling of cotton, without reference to material; and this the phraseology of the law clearly indicates." (May 20, 1863. N. Y.)

"A duty on 'cotton bagging' can be levied only on articles known as such in commerce when the act imposing the duty was passed." (Curtis v. Martin, 3 How., 109; Bacon v. Bancroft, 1 Story, 341.)

The term "cordage," as used in the tariff, being considered only applicable to ropes used in the rigging of vessels, "common bale rope for baling cotton," not used for that purpose, nor commonly known as "cordage," is entitled to entry as a manufacture of hemp. (Tr. Reg., p. 563.)

An importation claimed to be a seine, but destitute of the usual weights, sinkers, and ropes, necessary to constitute a complete "seine" within the meaning of the law imposing duties on "seines," was adjudged to be liable to duty as a flax twine at 40 per cent. (June 2, 1866, G. C.)

The usual width of sail duck is 24 inches. A manufacture of flax 33 inches wide is not the article recognized as sail duck, nor the article intended for vessels' sails; being much too wide for strength; but sub leet to duty as a manufacture of flax, etc. (Jan. 28, 1864. N. Y.)

twisted twine as yarn, because not fit for the purposes for which twine is used, and only fit for the purposes for which yarn is used, this, however, does not make it 'yarn.'" (November 28, 1863, N. Y.)

* Gunny bags into which bags of rice were placed for greater sequence on landing were removed and sold without reference to the rice, possessed an independent value, and were held to be liable to duty under this clause. (May 30, 1865. W. P. C. & Co.) As to tare on gunny cloth, see letter of March 30, 1866.

SCHEDULE K .- WOOL AND WOOLLENS.

352. All wools, hair of the alpaca, goat, and other like animals, shall be divided, for the purpose of fixing the duties to be charged thereon, into the three

following classes: (1149.)*

353. Class one, clothing wools.—That is to say, merino, mestiza, metz, or metis wools, or other wools of merino blood, immediate or remote, down clothing wools, and wools of like character with any of the preceding, including such as have been heretofore usually imported into the United States from Buenos Ayres, New Zealand, Australia, Cape of Good Hope, Russia, Great Britain, Canada, and elsewhere, and also including all wools not hereinafter described or designated in classes two and three. (1150.)

354. Class two, combing wools.—That is to say, Leicester, Cotswold, Lincolnshire, Down combing wools, Canada long wools, or other like combing wools of English blood, and usually known by the terms herein used, and

also all hair of the alpaca, goat, and other like animals. (1151.)

355. CLASS THREE, CARPET WOOLS AND OTHER SIMILAR WOOLS.—Such as Donskoi, native South American, Cordova, Valparaiso, native Smyrna, and including all such wools of like character as have been heretofore usually imported into the United States from Turkey, Greece, Egypt, Syria, and elsewhere. (1152.)

a. The duty on wools of the first class which shall be imported washed shall be twice the amount of the duty to which they would be subjected if imported unwashed; and the duty on wools of all classes which shall be imported scoured shall be three times the duty to which

they would be subjected if imported unwashed. (1153.)

b. The duty upon wool of the sheep, or hair of the alpaca, goat, and other like animals, which shall be imported in any other than ordinary condition, as now and heretofore practiced, or which shall be changed in its character or condition for the purpose of evading the duty, or which shall be reduced in value by the admixture of dirt or any other foreign substance, shall be twice the duty to which it would be otherwise subject. (1153.)

a. Wools of the first class, the value whereof at the last port or place whence exported to the United States, excluding charges in such port, shall be thirty cents or less per pound, ten cents per pound;

(1154.)

358. -

357. b. Wools of the same class, the value whereof at the last port or place whence exported to the United States, excluding charges in such port, shall exceed thirty cents per pound, twelve cents per pound. (1154.)

a. Wools of the second class, and all hair of the alpaca, goat, and other like animals, the value whereof, at the last port or place whence exported to the United States, excluding charges in such port, shall be thirty cents or less per pound, ten cents per pound; (1155.)

b. Wools of the same class, the value whereof at the last port or place whence exported to the United States, excluding charges in such port, shall exceed thirty cents per pound, twelve cents per pound. (1156.)

a. Wools of the third class, the value whereof, at the last port or place whence exported to the United States, excluding charges in such port, shall be twelve cents or less per pound, two and a half cents

per pound + (1157.)

359. b. Wools of the same class, the value whereof, at the last port or place whence exported to the United States, excluding charges in such port, shall exceed twelve cents per pound, five cents per pound. (1158.)

Classification by race and blood the rule. (Feb. 26, 1869. N.Y. Syn. Ser., 361.)
The percentage of allowance for increase of weight of wool should be ascertained by the appraisers and reported to collector in the same manner as estimates of damage. (May, 1871. N. Y.)

360. Wools on the skin,* the same rates as other wools, the quantity and value to be ascertained under such rules as the Secretary of the Treasury may prescribe. (1159.)

361. Woollen rags, + shoddy, mungo, waste, and flocks, t ten cents per pound.

(1161.)

363.

362. Woollen cloths, woollen shawls, and all manufactures of wool of every description, made wholly or in part of wool, not specially enumerated or provided for in this act, valued at not exceeding eighty cents per pound, thirtyfive cents per pound and thirty-five per centum ad valorem; valued at above eighty cents per pound, thirty-five cents per pound, and in addition thereto forty per centum ad valorem.§ (1162.)

> a. Flannels, blankets, hats of wool, knit goods, and all goods made on knitting-frames, balmorals, woollen and worsted yarns, and all manufactures of every description, composed wholly or in part of worsted, ** the hair of the alpaca, goat, or other animals, (except such as are composed in part of wool,) not specially enumerated or provided for in this act. (1163.)

> b. Valued at not exceeding thirty cents per pound, ten cents per

c. Valued at above thirty cents per pound, and not exceeding forty cents per pound, twelve cents per pound;

d. Valued at above forty cents per pound, and not exceeding sixty cents per pound, eighteen cents per pound;

e. Valued at above sixty cents per pound, and not exceeding eighty cents per pound, twenty-four cents per pound;

f. And in addition thereto, upon all the above named articles, thirty-

five per centum ad valorem;

g. Valued at above eighty cents per pound, thirty-five cents per pound, and in addition thereto, forty per centum ad valorem. (1163.)

364. Bunting, ten cents per square yard, and in addition thereto, thirty-five per centum ad valorem. (1165.)

way to ascertain the allowance to the last of the same. (Nov. 13, 1871; Sept. 16, 1872. Syn. Ser., 909, 1927.)

for the purpose of estimating the correct weight of the same. (Nov. 13, 1871; Sept. 16, 1872. Syn. Ser., 909, 1927.)

† "Forty per cent. of woollen rags in bundles of rags for the manufacture of paper is too large a proportion to be admitted free of duty. The importer should, where no evidence of fraud appears, be made to separate the free from the dutiable rags on entry." (December 28, 1868. Rochester.)

‡ "Pulverized waste, or flock, or shoddy," was held to be liable to the same duty as waste, flocks, or shoddy, under the Act of 1846. (Lamrig v. Maxwell, 3 Bl. C. C., 125. See also Tr. Reg., p. 567.)

å "Paddings," called "calf hair and cotton paddings," but returned by the appraiser as manufactures of wool and cotton, are subject to duty at the rate of fifty cents per pound and thirty-five per centum ad valorem, under this provision. (Feb. 9, 1872. Phil.)

"The materials of which certain railway rugs, imitation Astrakhan cloth, seal skin cloakings, and other similar goods are composed, mfd, partly of hair, having been found to be so blended that it was impracticable to determine by an examination whether said goods contained any wool or worsted, or wool or worsted waste, the Department decided that they should be classified as a mf. of wool, under the second clause of section 2, Act of March 2, 1867, except in cases where the invoice is accompanied by a certificate from the manufacturer of the goods" in the form prescribed S. S., 739.

On October 19, 1875 (S. S., 2480), the Department ruled that this certificate should, in future, be disregarded; and reinstited prior rules and principles for the determination of the classification of all goods imported under the commercial designation of "calf- or cow-hair goods;" to apply, not only to subsequent importations, but also to those previously made, and remaining in the custody of the collector.

Upon like importations remaining in warehouse, or withdraw

n. o. p. f.

As to liquidated withdrawal entries covering goods of this class, the Department reserved the right of reliquidation and suit for the recovery of balances. (S. S., 2480.) But, under Department ruling of Oct. 26, 1876, all mfs. commercially known as "calf- or cow-hair goods," are dutiable as woollens or their similitudes respectively, under 1162-68, or 908. (S. S., 3011. See T. D., 34.)

See Treasury Regulations of 1857, pp. 555, 556, as to what is comprehended under the term "blanket."

"Travelling rugs." held not to be blankets. (September 21, 1859. New York.)

"Travelling rugs." held not to be blankets. (September 21, 1859. New York.)

"The term 'hats of wool' applies only to hats the bodies of which are composed of wool that has undergone no process of manufacture except felting or fulling, and not to hats made of woollen cloth." (September 1, 1860. New York.)

"Worsted being a distinct article, known in commerce under that name, worsted shawls with cotton borders, and suspenders with cotton ends, are not liable to be rated for duties as manufactures of wool." (Elliott v. Swartwont, 10 Pet., 137.)

"Under the Act of 1842, goats' hair plush or mohair plush, though composed partly of cotton, was chargeable with duty as a manufacture of 'goats' hair or mohair.'" (Thorp v. Lawrence, 1 Bl. C. C., 351.)

^{*} This clause subjects the wool to duty according to class and value as a distinct article. The proper way to ascertain the allowance to be made for the pelts is by pulling (not shearing) the wool from the skins, for the purpose of estimating the correct weight of the same. (Nov. 13, 1871; Sept. 16, 1872. Syn. Ser., 955,

a. Women's and children's dress goods, coat linings, Italian cloths, and goods of like description, composed in part of wool, worsted, the hair of the alpaca, goat, or other animals (1166.)

b. Valued at not exceeding twenty cents per square yard, five cents per square yard, and in addition thereto, thirty-five per centum ad

c. Valued at above twenty cents per square yard, seven cents per

square yard, and forty per centum ad valorem;

365. d. If composed wholly of wool, worsted, the hair of the alpaca, goat, or other animals, or of a mixture of them, nine cents per square yard and forty per centum ad valorem,

e. But all such goods with selvedges, made wholly or in part of other materials, or with threads of other materials introduced for the purpose of changing the classification, shall be dutiable at nine cents per square yard, and forty per centum ad valorem:

f. Provided, That all such goods weighing over four ounces per square yard shall pay a duty of thirty-five cents per pound and forty per

centum ad valorem. (1166.)

366. Clothing, ready made, and wearing apparel of every description,* not specially enumerated or provided for in this act, and balmoral skirts, and skirting, and goods of similar description, or used for like purposes, composed wholly or in part of wool, worsted, the hair of the alpaca, goat, or other animals, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer, except knit goods, forty cents per pound, and in addition thereto, thirty-five per centum ad valorem. (1167.)

367. Cloaks, dolmans, jackets, talmas, ulsters, or other outside garments for ladies't and children's apparel and goods of similar description, or used for like purposes, composed wholly or in part of wool, worsted, the hair of the alpaca, goat, or other animals, made up or manufactured wholly or in part by the tailor, seamstress, or manufacturer (except knit goods), forty-five cents per

pound, and in addition thereto forty per centum ad valorem. (1167.)

368. Webbings, gorings, suspenders, braces, beltings, bindings, braids, galloons, fringes, gimps, cords, cords and tassels, dress trimmings, head nets, buttons, or barrel buttons, or buttons of other forms for tassels or ornaments, wrought by hand, or braided by machinery, made of wool, worsted, the hair of the alpaca, goat, or other animals, or of which wool, worsted, the hair of the alpaca, goat, or other animals is a component material, thirty cents per pound, and in addition thereto, fifty per centum ad valorem. (1168.)

369. Aubusson, Axminster, and chenille carpets, and carpets woven whole for rooms, forty-five cents per square yard, and in addition thereto, thirty per

centum ad valorem. (1169.)

370. Saxony, Wilton, and Tournay velvet carpets, forty-five cents per square yard, and in addition thereto, thirty per centum ad valorem. (1170.)

Under the act of 1846, scarfs or shawls, manufactured in looms in strips or pieces containing several, and actually separated before importation, were chargeable with duty as wearing apparel. (Ibid. See also Tr. Reg., p. 583.)

Shawls and scarfs, or slips of whatever material, are wearing apparel. (Tr. Reg., p., 583.)

Pocket handkerchiefs although hemmed and otherwise prepared for use, are not to be classified as "articles worn." (Ibid., p. 570.)

Purses being articles carried, and not worn, within the meaning of the law, are chargeable with duty according to component materials. (Ibid., p. 581.)

† "Under the act of 1846 shawls of worsted and cotton, silk and worsted, silk, barege, merino, mousseline de laine, and worsted and silk scarfs, were subject to a duty of thirty per centum ad valorem, as wearing apparel." (Maillard v. Lawrence, 16 How., 251; S. C. 1 Bl. C. C., 504.)

"Under that act, scarfs or shawls, manufactured in looms, in strips or pieces, containing several, and actually separated before importation, were chargeable with a duty of thirty per centum as wearing apparel." (Ibid. See also Tr. Reg., p. 583.)

† This clause embraces, braids of cotton and worsted. (Dept. Let., April 11, 1867. C. & Co.) And galloons and fringes of mohair and bugles. (April 9, 1867. L. & B.) And gimps or trimmings of worsted and beads. (May 1, 1867. New York.)

^{* &}quot;By the term 'wearing apparel,' Congress intended to make the purpose, adaptation, and use of an article, and not its commercial designation, the test of its dutiable description." (Maillard v. Lawrence, 16 How., 251; S. C., 18 H. C. C., 504.)

Under the act of 1846, searfs or shawls, manufactured in looms in strips or pieces containing several, and actually actually actually actually designated in the actual containing several, and actually actua

371. Brussels carpets, thirty cents per square yard, and in addition thereto

thirty per centum ad valorem. (1171.)

372. Patent velvet and tapestry velvet carpets, printed on the warp or otherwise, twenty-five cents per square yard, and in addition thereto, thirty per centum ad valorem. (1172.)

373. Tapestry Brussels carpets, printed on the warp or otherwise, twenty cents per square yard, and in addition thereto, thirty per centum ad valorem.

374. Treble ingrain, three-ply, and worsted-chain Venetian carpets, twelve cents per square yard, and in addition thereto, thirty per centum ad valorem. (1174.)

375. Yarn Venetian, and two-ply ingrain carpets, eight cents per square yard,

and in addition thereto, thirty per centum ad valorem. (1175.)

376. Druggets and bockings, printed, colored, or otherwise, fifteen cents per square yard, and in addition thereto, thirty per centum ad valorem. (1176.)

377. Hemp or jute carpetings, six cents per square yard. (1177.)

a. Carpets and carpetings of wool, flax, or cotton, or parts of either or other material, not otherwise herein specified, forty per centum ad valorem; (1178.)

b. And mats, rugs,* screens, covers, hassocks, bedsides, and other portions of carpets or carpetings,† shall be subjected to the rate of duty herein imposed on carpets or carpeting of like character or description; c. And the duty on all other mats not exclusively of vegetable material,

screens, hassocks, and rugs, shall be forty per centum ad valorem. (1178.)

379. Endless belts or felts for paper or printing machines, twenty cents per pound and thirty per centum ad valorem. (1164.)

SCHEDULE L.—SILK AND SILK GOODS.

380. Silk, partially manufactured from cocoons, or from waste silk, and not further advanced or manufactured than carded or combed silk, fifty cents per pound. (2171.)

381. Thrown silk, in gum, i not more advanced than singles, tram, organzine, sewing silk twist, floss, in the gum, and spun silk, silk threads or yarns, of every description, purified or dyed, thirty per centum ad valorem. (2171.)

382. On lastings, mohair cloth, silk twist, or other manufactures of cloth, woven or made in patterns of such size, shape, or form, or cut in such manner as to be fit for buttons exclusively, ten per centum ad valorem. (2171.)

383. All goods, wares, and merchandise, not specially enumerated or provided for in this act, made of silk, or of which silk is the component material of chief value, fifty per centum ad valorem. (1111, 1113, 2171.)

^{*} See department Letter of September 11, 1866, to S. & Co., as to what were "rugs" under the fifth section of the tariff act of 1864. (3 369, Vol. I.)
Certain so-styled "railway rugs" of cows' hair and cotton, or calves' hair and cotton, held not to be "rugs" under this act. They should be classified according to the materials of "which they are composed, to be determined by the appraiser on examination," etc. (January 18, 1870, United States Appraiser, Boston.)
† The decision of the United States Circuit Court in United States v. Turnbull et al., acquiesced in by the Department, classifies felt carpeting under this clause, at 40 per centum ad valorem. (January, 30, 1872. Baltimore. Syn. Series, 1011.)
‡ "Silk purified from the gum and dyed, and that can be used without further manufacture, for weaving and other purposes, cannot fall within the provision for 'silk in the gum, 'etc., but is to be embraced in the classification of 'manufactures of silk, or of which silk is the component material of chief value, not otherwise provided for.'" (December 27, 1862, N. Y. See also July 8, 1863, N. Y.; and October 5, 1864, B. G. W.)

G.W.)
§ Floss-silk is "well-known to the trade as a fine, loose article without twist," and does not embrace "a double and twisted thread of silk." The latter is liable to 50 per centum duty. (April 29, 1867, W. H. H. &

[§] Floss-silk is "well-known to the trade as a fine, loose arricle without twist, and the slar value double and twisted thread of silk." The latter is liable to 50 per centum duty. (April 29, 1867, W. H. H. & Co. See also March 21, 1870, N. Y.)

§ Silk and cotton vestings so-styled, but sold as a pure silk article, were found upon examination to contain a very small proportion of cotton, and were properly classified, as silk vestings, subject to a duty of 60 per cent. ad valorem. (January 6, 1871, N. Y.)

Hat-bands, commercially known as "silk hat-bands," having one or two threads of cotton in the edge—classified as "silk trimmings"—duty, 60 per centum. (October 5, 1867, and April 9, 1868.)

SCHEDULE M.—BOOKS, PAPERS, ETC.

384. Books, pamphlets, bound or unbound, and all printed matter, not specially enumerated or provided for in this act, engravings,* bound or unbound, etchings, illustrated books, maps, and charts, twenty-five per centum ad valorem. (1210.)

385. Blank books, bound or unbound, † and blank books for press-copying,

twenty per centum ad valorem. (1210.)

386. Paper, sized or glued, suitable only for printing paper, twenty per centum ad valorem. (1368.)

387. Printing paper, unsized, used for books and newspapers exclusively,

fifteen per centum ad valorem. (1368.)

388. Paper, manufactures of, or of which paper is a component material. not specially enumerated or provided for in this act, fifteen per centum ad valorem. (1368.)

389. Sheathing paper, ten per centum ad valorem. (1368.)

390. Paper boxes, and all other fancy boxes, thirty-five per centum ad valorem. (1369.)

391. Paper envelopes, twenty-five per centum ad valorem. (1370.)

a. Paper-hangings and paper for screens or fire-boards; (1371.) 392. b. Paper, antiquarian, demy, drawing, elephant, foolscap, imperial, letter, note, and all other paper not specially enumerated or provided for in this act, twenty-five per centum ad valorem. (1371.)

393. Pulp, dried, for paper-makers' use, ten per centum ad valorem. (1261.)

SCHEDULE N.—SUNDRIES.

394. Alabaster and spar statuary and ornaments, ten per centum ad valorem. (1184.)

395. Baskets and all other articles composed of grass, osier, palm leaf, whalebone, or willow, or straw, not specially enumerated or provided for in this act, thirty per centum ad valorem. (1199.)

396. Beads, and bead ornaments of all kinds, except amber, fifty per centum

ad valorem. (1201.)

397. Blacking of all kinds, twenty-five per centum ad valorem. (1206.)

398. Bladders, manufactures of, twenty-five per centum ad valorem. (1207.) 399. Bone, horn, ivory, or vegetable ivory, all manufactures of, not specially enumerated or provided for in this act, thirty per centum ad valorem. (1208.)

400. Bonnets, hats, and hoods for men, women, and children, composed of chip, grass, palm-leaf, willow, or straw, or any other vegetable substance, hair, whalebone, or other material, not specially enumerated or provided for in this act, thirty per centum ad valorem. (1209.)

401. Bouillons, or cannetille, metal threads, file, or gespinst, twenty-five per

centum ad valorem. (1212.)

402. Bristles, fifteen cents per pound. (1215.)

403. Brooms of all kinds, twenty-five per centum ad valorem. (1219.)

* This includes colored engravings. (Knoedler v. Schell, 17 Leg. Int., p. 373.) Also "paper slipper patterns consisting of small sheets of paper with lines engraved thereon, at equal distances, upon which are impressed in colors, the heads of animals." (January 19, 1869. Boston.) Also lithographs colored in oil. (Dept. Let., January 25th. 1861. N. Y.)

† "Books invoiced as 'metallic memorandum books,' or 'metallic books with flap and band,' containing a few blank leaves between covers of leather, one of the covers having a flap, and containing a pocket for money or papers, the chief material being leather, are not to be regarded as 'blank books,' but as 'manufactures of leather not otherwise provided for." (Tr. Reg., p. 55r.)

So blank books with leather covers, pocket-pencil, metal clasp, and blank leaves, are classified as manufactures of leather, metal, and paper, not otherwise provided for. (Ibid., 554.)

Tracts and pampellets consigned to one for free distribution in his travels as an evangelist, are dutiable.

Tracts and pamphlets consigned to one for free distribution in his travels as an evangelist, are dutiable. (May 23, 1864. F. G. B)

Books sent out of the United States to be bound, are liable to duty on their full value on their return. (May 19, 1870, R. H. Jr. Syn. Series, 666.)

† This does not include boxes manufactured of either of the woods specified in 232. (Tr. Reg., p. 558.)

404. Brushes of all kinds, thirty per centum ad valorem. (1220.)

405. Bulbs and bulbous roots, not medicinal, and not specially enumerated or provided for in this act, twenty per centum ad valorem. (1221.)

406. Burrstones,* manufactured or bound up into millstones, twenty per centum ad valorem. (1223.)

- 407. Buttons and button-moulds,† not specially enumerated or provided for in this act, not including brass, gilt, or silk buttons, twenty five per centum ad valorem. (1224.)
 - 408. Candles and tapers of all kinds, twenty per centum ad valorem. (1227.) 409. Canes and sticks for walking, finished, thirty-five per centum ad va-

lorem; if unfinished, twenty per centum ad valorem. (1228.)

410. Card-cases, pocket-books, shell boxes, and all similar articles, of whatever material composed, and by whatever name known, not specially enumerated or provided for in this act, thirty-five per centum ad valorem. (1229.)

411. Card-clothing, twenty-five cents per square foot; (1067.) when manufactured from tempered steel wire, forty-five cents per square foot. (1012.)

412. Carriages, and parts of, not specially enumerated or provided for in this act, thirty-five per centum ad valorem. (1230.)

413. Chronometers, box or ship's, and parts thereof, ten per centum ad va-

lorem. (1236.)

414. Clocks, and parts of clocks, thirty per centum ad valorem. (1237.)

415. Coach and harness furniture of all kinds, saddlery, scoach, and harness hardware, silver-plated, brass, brass-plated, or covered, common, tinned, burnished, or japanned, not specially enumerated or provided for in this act, thirtyfive per centum ad valorem. (1239)

416. Coal slack or culm, || such as will pass through a half-inch screen, thirty cents per ton of twenty-eight bushels, eighty pounds to the bushel. (1240.)

a. Coal, bituminous, and shale, seventy-five cents per ton of twenty-

eight bushels, eighty pounds to the bushel. (1240.)

b. A drawback of seventy-five cents per ton shall be allowed on all bituminous coal imported into the United States which is afterwards used for fuel on board of vessels propelled by steam which are engaged in the coasting trade of the United States, or in the trade with foreign countries, to be allowed and paid under such regulations as the Secretary of the Treasury shall prescribe.

418. Coke, twenty per centum ad valorem. (1243.)

419. Combs, of all kinds, thirty per centum ad valorem. (1246.)

420. Compositions of glass or paste, when not set, ten per centum ad valorem. (1248.)

421. Coral, cut, manufactured, or set, twenty-five per centum ad valorem, (1251,)

Wooden moulds covered with silk for dress ornaments and the same uncovered, were held not to be buttons or button-moulds, but manufactures of which silk is the component of chief value, and manufactures of wood respectively. (October 18, 1864, Boston.)

† A chronometer imported from England, and loaned to an outgoing vessel for hire, reimported on the sale of the vessel, is not entitled to free entry. (November 13, 1863, D. & T., N. Y.)

Chronometer boxes, imported empty and separate from the chronometers, being no part thereof, subject to duty separately, as manufactures of rosewood or mahogany. (August 3, 1858, N. Y.)

§ "Polished curb chains," being a short chain, finished and ready for attachment to a bridle bit, and fit for no other use, held to be "saddlery," and not entitled to entry as "chains under No. 9 wire gauge." (December 16, 1861, Boston.)

| Culm of coal embraces the screenings of bituminous as well as of anthracite coal. (Case of Odiorne v. Rentoul, U. S. C. C., March 10, 1870, Boston.)

¶ Heads cut from corul for jewelry are to be classified under this paragraph. (April 23, 1858. Boston.)

The fact that coral goods are gold-mounted, and are to be used for the adornment of the person, such ornamentation not being sufficiently material to change their character, does not entitle them to be classified as jewelry. (Nov. 2, 1864. Boston.)

^{*} Burrstones having a hole in the centre of each, and wrought sufficiently on one side to prepare them for the process of manufacture by grooving, etc., were held to be "wrought," but unmanufactured, requiring still to be grooved, if not to be subjected to other process of manufacture, to fit them fully for use, and to be entitled to entry free of duty under the Act of 1857 as "burrstones wrought or unwrought, but unmanufactured." (December II, 1858, N. O.)

Burrstones manufactured or bound up into millstones, in any manner, should pay duty under this section. (February 13, 1869, N. Y.)

† Articles imported under the name of buttons and having shanks, showing that they were to be used as buttons, were classified under "Schedule D," tariff of 1846; while others, having no shanks, but capable of use as "dress ornaments," were classified under "Schedule C," and subjected to duty according to the material of which they are composed. (July 28, September 22 and 28, and October 3, 1857. N. Y.)

Wooden moulds covered with silk for dress ornaments and the same uncovered, were held not to be buttons or button-moulds, but manufactures of which silk is the component of chief value, and manufactures

422. Corks,* and cork bark, manufactured, twenty-five per centum ad valorem. (1252.)

423. Crayons of all kinds, twenty per centum ad valorem. (1255.)

424. Dice, draughts, chess-men, chess-balls, and billiard and bagatelle balls. of ivory or bone, fifty per centum ad valorem. (1314.)

425. Dolls and toys, thirty-five per centum ad valorem. (1260, 1439.)

426. Emery grains and emery manufactured, ground, pulverized, or refined, one cent per pound. (1265.)

427. Epaulets, galloons, laces, knots, stars, tassels, and wings, of gold, silver,

or other metal, twenty-five per centum ad valorem, (1267.)

428. Fans of all kinds, t except common palm leaf fans, of whatever material composed, thirty-five per centum ad valorem. (1270.)

a. Feathers of all kinds, crude or not dressed, colored or manufac-

tured, twenty-five per centum ad valorem; (1271.)

b. When dressed, colored, or manufactured, including dressed and fin-429. ished birds, for milinery ornaments, and artificial and ornamental feathers and flowers, or parts thereof, of whatever material composed, for millinery use, not specially enumerated or provided for in this act, fifty per centum ad valorem. (1271.)

430. Finishing powder, twenty per centum ad valorem. (1276)

431. Fire-crackers of all kinds, one hundred per centum ad valorem. (1277.)

432. Floor-matting and floor-mats, exclusively of vegetable substances, twenty per centum ad valorem. (1331.)

433. Friction or lucifer matches of all descriptions, thirty five per centum

ad valorem. (1147.)

434. Fulminates, fulminating powders, and all like articles, not specially enumerated or provided for in this act, thirty per centum ad valorem. (1282.)

435. Fur, articles made of, and not specially enumerated or provided for in

this act, thirty per centum ad valorem. (1283)

436. Gloves, kid or leather, of all descriptions, wholly or partially manufactured, fifty per centum ad valorem. (1287.)

437. Grease, † all not specially enumerated or provided for in this act, ten per

centum ad valorem. (1290.)

438. Grindstones, finished or unfinished, one dollar and seventy-five cents

per ton. (1291.)

439. Gunpowder, and all explosive substances used for mining, blasting, artillery, or sporting purposes, when valued at twenty cents or less per pound, six cents per pound; valued above twenty cents per pound, ten cents per pound. (1293.)

440. Gun-wads, of all descriptions, thirty-five per centum ad valorem. (1424.)

441. Gutta-percha, manufactured, and all articles of, not specially enumerated or provided for in this act, thirty-five per centum ad valorem. (1294.)

442. Hair, human, bracelets, braids, chains, rings, curls, and ringlets, composed of hair, or of which hair is the component material of chief value, thirtyfive per centum ad valorem. (1295.)

443. Curled hair, except of hogs, used for beds or mattresses, twenty-five per

centum ad valorem. (1295.)

444. Human hair, raw, uncleaned and not drawn, twenty per centum ad valorem. If clean or drown, but not manufactured, \$\xi\$ thirty per centum ad valorem; when manufactured, thirty-five per centum ad valorem. (1295.)

445. Hair cloth, known as "crinoline cloth," and all other manufactures of

^{*} The cost of baskets containing imported corks is properly charged under the ninth section of the act of July 28, 1866 (712, Vol. I.), in the dutiable value of the corks. (October, 5, 1870, San Fran.) † Certain fans, furs, jewelry, combs, brushes, etc., in miniature, known in commerce collectively as "dolls' wardrobe," held to be properly classified as toys. (Feb. 4, 1870, N. Y.) † Grease rendered from hogs which died in Canada while in transit from Chicago to Boston, and sent back to Chicago, was admitted free of duty. (June. 29, 1866, Chicago.) † Hair styled by the importers "cheveux bruts," but returned by the appraisers as human hair, cleansed, dyed, and fully prepared and ready for braiding, curling, etc., was classified as "human hair cleansed or prepared for use." (July 27, 1860, New Orleans.)

hair not specially enumerated or provided for in this act, thirty per centum ac valorem. (1296.)

446. Hair cloth,* known as "hair seating," thirty cents per square yard. (1296.)

447. Hair pencils, thirty per centum ad valorem. (1297.)

448. Hats, and so forth, materials for: Braids, plaits, flats, laces, trimmings, tissues, willow sheets and squares, used for making or ornamenting hats, bonnets, and hoods, composed of straw, chip, grass, palm leaf, willow, hair, whalebone, or any other substance or material, not specially enumerated or provided for in this act, twenty per centum ad valorem. (1300.)

449. Hat bodies of cotton, thirty-five per centum ad valorem. (1299.)

450. Hatters' furs, not on the skin, and dressed furs on the skin, twenty per centum ad valorem. (1301.)

451. Hatters' plush, composed of silk or of silk and cotton, twenty-five per

centum ad valorem. (1302.)

452. Hemp seed and rape seed, and other oil seeds of like character, other

than linseed or flaxseed, one quarter of one cent per pound. (1303.)

453. India rubber fabrics, composed wholly or in part of India rubber, not specially enumerated or provided for in this act, thirty per centum ad valorem. (1307 - 8.)

454. Articles composed of India rubber, not specially enumerated or pro-

vided for in this act, twenty-five per centum ad valorem. (1309.)

455. India-rubber boots and shoes, twenty-five per centum ad valorem. (1310.)

456. Inks of all kinds and ink powders, thirty per centum ad valorem. (1311.)

457. Japanned ware of all kinds, not specially enumerated or provided for in this act, forty per centum ad valorem. (1315.)

458. Jet, manufactures and imitations of, twenty-five per centum ad valorem. (1317.)

459. Jewelry of all kinds, \$ twenty-five per centum ad valorem. (1396.)

460. Leather, bend or belting leather, and Spanish or other sole leather, and leather not specially enumerated or provided for in this act, fifteen per centum ad valorem. (1319.)

461. Calfskins, tanned, or tanned and dressed, and dressed upper leather of all other kinds, and skins dressed and finished, of all kinds, not specially enumerated or provided for in this act, and skins of morocco, finished, twenty per centum ad valorem. (1319.)

462. Skins for morocco, tanned, but unfinished, ten per centum ad valorem.

(1319.)

463. All manufactures and articles of leather, or of which leather shall be a component part, not specially enumerated or provided for in this act, thirty per centum ad valorem. (1319.)

464. Lime, ten per centum ad valorem. (1325.)

^{*} Selvedge is part of the fabric, and to be included in the measurement of the width. (S. S., 1877.)

† This embraces squirrels' tails, dyed or dressed, or which, although not dyed, have undergone a process beyond the raw or natural condition, which has cleansed, softened, prepared, or dressed them, so that they have been brought to a state fit and ready, without any further preparation, to be used as imported. (June 8, 1867, G. K.) Also dressed black lambskins. (August 5, 1870, N. Y.)

‡ Certain bracelets of jet, gold mounted or ornamented, held to be properly classified as manufactures of jet, and not entitled to entry as jewelry. (December 3, 1863, N. Y.)

‡ "The 'cameo' is manufactured of a material composed of various colored layers, and so carved in relief as to exhibit different colors in the several parts or elevations of the work. The 'cameo' generally known as such in commerce and the arts is manufactured either of stone or shell, but always exhibiting those qualities of relief and colors. Imitation cameos do not include heads with more or less ornament cut from coral and designed for breastpins. The articles designated 'imitations of cameos,' as known in the trade, are believed to be usually formed out of porceiain, or some other plastic material, by moulding or pressure." (April '3, 1858, Boston.)

Studs, bracelets, and watch chains of gold, and watch chains of silver, held to be jewelry, under the established and accepted commercial meaning of the term, viz.: "personal ornaments in gold, silver, and previous decisions modified. (November 20, 1889, San Francisco.)

Mosaics encased in German silver, ready for use, with but the slight addition of a pin or hook to convert them either into breastpins or earrings without further setting, were held to be "set;" and the plain mode of setting did not remove them from this classification. (January 26, 1861, N. Y.)

As to cameos and mosaics in frames or settings other than metal, see note to paragraph 367.

As to cameos and mosaics in frames or settings other than metal, see note to paragraph 367.

465. Garden seeds, except seed of the sugar beet, twenty per centum ad valorem. (1388.)

466. Linseed or flaxseed,* twenty cents per bushel of fifty-six pounds; but no drawback shall be allowed on oil-cake made from imported seed. (1326.)

a. Marblet of all kinds, in block, rough or squared, sixty-five cents per cubic foot; (1329.)

467. b. Veined marble, sawed, dressed, or otherwise, including marble slabs and marble paving-tiles, one dollar and ten cents per cubic foot. (1329.)

468. All manufactures of marble to not specially enumerated or provided for

in this act, fifty per centum ad valorem. (1329.)

469. Musical instruments of all kinds, twenty-five per centum ad valorem. (1339.)

a Faintings, in oil or water colors, and statuary** not otherwise provided for, thirty per centum ad valorem. (1349.)

470. \(b\). But the term "statuary," as used in the laws now in force imposing duties on foreign importations, shall be understood to include professional productions of a statuary or of a sculptor only. (1349.)

471. Osier, or willow, prepared for basket-makers' use, twenty-five per centum

ad valorem. (1348.)

472. Papier-maché, manufactures, articles, and wares of, thirty per centum

ad valorem. (1372.)

473. (a. Pencils of wood filled with lead or other material and pencils of lead, b. Pencil leads, not in wood, ten per centum ad valorem (1379.)

474. Percussion caps, forty per centum ad valorem. (1382.)

475. Philosophical apparatus and instruments, thirty-five per centum ad valorem. (1383.)

a. Pipes, †† pipe-bowls, and all smokers' articles whatsoever, not specially enumerated or provided for in this act, seventy per centum ad valorem; (1385-6.)

b All common pipes of clay, thirty-five per centum ad valorem. (1386.) 477. Plaster of Paris, when ground or calcined, twenty per centum ad valo-

rem. (1389.)

478. Playing cards, one hundred per centum ad valorem. (1392.)

479. Polishing powders of every description, by whatever name known, in-

* Grain bags, imported from Canada, filled with flaxseed, reported by appraisers as a not unusual cover-

* Grain bags, imported from Canada, filled with flaxseed, reported by appraisers as a not unusual covering, are not liable to duty as bags. (April 10, 1868, Boston.)

† In measuring marble in blocks to ascertain dutiable quantity, an allowance may be made for the rough outsides, in accordance with the mercantile usage of the port, not to exceed, however, one inch on each end and three-quarters of an inch on each of the four sides. (November 16, 1870, Balt. Syn. Ser., 7 6.)

‡ Cectain marble griffins, found to be parts of mantels, were held to be properly classified as "manufactures of marble" under this clause. (March 1, 1870, Philadelphia.)

‡ Parts of musical instruments, or articles appertaining thereto, and which cannot be used for any other purpose, such as bows, tail-pieces, bridges, pegs or screws, for violins, or mouth-pieces or keys for wind instruments, and all other articles or parts necessary to render the instrument complete and fit for use, (provided they are not otherwise specified in the tariff, come within this provision, although the date of importation of such articles, or parts, may be distinct from that of the body or frame of the instrument, (Tr. Rev., p. 578)

(Tr. Reg., p. 578)

A bird musical box, being in reality a gold snuff box with musical attachment, held not to belong to the class of musical instruments provided for in schedule E of the tariff act of 1857; but to "manufactures not otherwise provided for of brass, copper, gold," etc. (May 18, 1859, N. Y. See also note to 231, Vol. I.)

Portraits "done in silk" are not to be considered paintings. (Tr. Reg., p. 581.)

Geneva enamelled paintings not to be classified with paintings under this paragraph. (March 3, 1858,

N. Y.)
Nor small porcelain slates artistically painted for personal ornaments. (March 23, 1870, N. Y.)
** Statuary, the work of foreign artists, when imported for the use of individuals, is dutable. (Oct. 22,

Tablets handsomely carved in basso relievo on one side, like tombstones, are not statuary, but manufactures of marble. (June 28, 1859, N. Y. See also June 29, 1859, N. Y., as to marble tablets.)

Vases adorned with figures, constituting their chief value, cannot be considered statuary. (Tr. Reg. tures of marble.

1857, p. 589.)

Nor are pedestals which are neither surmounted nor accompanied by statue or figure. (Dec. 15, 1869,

But see also (S. S. 693, 944, and 2264.)

th "White clay pipes with India-rubber bands at the tip, and colored clay pipes, are not the articles known and commercially recognized as 'common' or 'white clay 'pipes; but are provided for in the clause, 'on meerschaum, wood, porcelain, lava, and all other tobacco-smoking pipes,' etc." (October 19, 1864, N. Y.)

483.

cluding Frankfort black, and Berlin, Chinese, fig, and wash blue, twenty per centum ad valorem. (1394.)

480. Precious stones* of all kinds, ten per centum ad valorem.† (1396)

481. Rags, of whatever material composed, and not specially enumerated or provided for in this act, ten per centum ad valorem. (1401.)

482. Rattans and reeds, manufactured, but not made up into completed

articles, ten per centum ad valorem. (1403)

a. Salt, in bags, sacks, barrels, or other packages, twelve cents per one hundred pounds; (1410.)

b. In bulk, eight cents per one hundred pounds: (1410.)

c. Provided, That exporters of meats, whether packed or smoked, which have been cured in the United States with imported salt, shall, upon satisfactory proof, under such regulations as the Secretary of the Treasury shall prescribe, that such meats have been cured with imported salt, have refunded to them from the Treasury the duties paid on the salt so used in curing such exported meats, in amounts not less than one hundred dollars:

d, And provided further, That imported salt in bond may be used in curing fish taken by vessels licensed to engage in the fisheries, and in curing fish on the shores of the navigable waters of the United States, under such regulations as the Secretary of the Treasury shall prescribe;

e. And upon proof that the salt has been used for either of the purposes stated in this proviso, the duties on the same shall be remitted.

484. Scagliola, and composition tops for tables or for other articles of furniture, thirty-five per centum ad valorem. (1249, 1414.)

485. Sealing-wax, twenty per centum ad valorem. (1415.)

486. Shells, whole or parts of, manufactured, of every description, not specially enumerated or provided for in this act, twenty-five per centum ad valorem. (1417.)

a. Stones, unmanufactured or undressed, freestone, granite, sandstone, and all building or monumental stone, except marble, not specially enumerated or provided for in this act, one dollar per ton; (1428.)

b. And upon stones as above, hewn, dressed, or polished, twenty per centum ad valorem. (1816.)

488. Strings: All strings of catgut, or any other like material, other than strings for musical instruments, twenty-five per centum ad valorem (1429, 1612.)

489. Tallow, one cent per pound. (1433.)

490. Teeth, manufactured, twenty per centum ad valorem. (1437.)

a. Umbrella and parasol ribs, and stretcher frames, tips, runners, handles, or other parts thereof, when made in whole or chief part of iron, steel, or any other metal, forty per centum ad valorem; (1444.) 491. b. Umbrellas, parasols, and shades, when covered with silk or alpaca, fifty per centum ad valorem;

c. All other umbrellas, forty per centum ad valorem. (1444.) 492. Umbrellas, parasols, and sunshades, frames and sticks for, finished or unfinished, not specially enumerated or provided for in this act, thirty per centum ad valorem. (1445.)

493. Waste, all not specially enumerated or provided for in this act, ten per centum ad valorem. (1450.)

^{*} This, under the earlier decisions, comprehended only such stones as required to be set before being worn. Stone rings were not therefore included in this description, being an article ready to be worn without setting, and consequently held to become liable, if of carnelian or other stone not otherwise provided for, to duty as an unenumerated article. (Tr. Reg., p. 586.)

But under later rulings of the Department, carnelian rings were classified as jewelry, and held to be liable to duty at the rate of twenty-five per centum. (May 15, 1866, D. & O.)

† Cameos and mosaics in settings or frames of material other than metal are to be regarded as unenumerated articles subject to 20 per centum. (Tr. Reg., pp. 539 and 575.)

494. Watches, watch-cases, watch-movements, parts of watches,* and watch materials, not specially enumerated or provided for in this act, twenty-five per centum ad valorem. (1451.)

495. Webbing, composed of cotton, flax, or any other materials, not specially enumerated or provided for in this act, thirty-five per centum ad valorem. (1452.)

THE FREE LIST.

SEC. 2503. The following articles when imported shall be exempt from duty:

- 496. Albumen, in any form or condition; lactarine. (1458.)
- 497. Aconite. (1455.)

498 Ambergris. (1466.)

- 499. Annato, roncou, rocou, or orleans, and all extracts of. (1474.)
- 500. Balm of Gilead. (1485.)
- 501. Blood, dried. (1578.)
- 502. Bones, crude, not manufactured, burned, calcined, ground, or steamed. (1508)
- 2005. Bone-dust and bone-ash for manufacture of phosphate and fertilizers. (1509.)
 - 504. Carbon, animal, fit for fertilizing only. (1508, 1767.)
- 505. Guano, manures, and all substances expressly used for manure. † (1609, 1767.
 - 506. Musk, crude, in natural pod. (1677.)
 - 507. Civet, crude. (1677.)
 - 508. Cochineal. (1549.)
- 509. Dyeing or tanning: Articles in a crude state used in dyeing or tanning, not specially enumerated or provided for in this act. (1580.)
 - 510. Fish-skins. (1279.)
 - 511. Hide-cuttings, raw, with or without hair, and all glue-stock. (1619.)
 - 512. Hoofs. (1623.)
- 513. Horns, and parts of horns, unmanufactured, and horn strips and tips. ‡ (1623.)
 - 514. Ipecac. (1633.)
 - 515. Fish-sounds or fish-bladders. (1636.)
 - 516. Leather, old scraps. (1651.)
 - 517. Leeches. (1653.)
 - 518. Rennets, raw or prepared. (1727.)
 - 519. Argal, or Argol, or crude Tartar. (1479.)
 - 520. Assafætida. (1195.)
- 521. Barks, Cinchona, or other barks, used in the manufacture of quinia. (1491.)
 - 522. Brazil paste. (1517.)
 - 523. Camphor, crude. (1531.)
 - 524. Cassia, Cassia buds, Cassia Vera, unground. (1121-2.)
 - 525. Charcoal. (1540.)
 - 526. Cinnamon, and chips of, unground. (1116.)
 - 527. Cloves and clove stems, unground. (1119-20.)

^{*} Articles of spring steel requiring further manufacture to make them "watch springs" are not "parts of watches;" but must be classified as "manufactures of steel not otherwise provided for" (December 4, 1868, New York.). But see the distinction made between "finished" and "unfinished parts." (October 26, 1857, New York.).

"Watch movements" were classified as "watches" under the act of 1857—not as "watch materials" or "unfinished parts of watches." (October 26, 1857, New York.)

But "watch hands" and "chain hooks" were classified as "watch materials and unfinished parts of watches" under the same act. (October 26, 1867, Boston.)
† Dung salt, capable of other uses than as manure, cannot be classified under this clause; nor if it contain over thirty per cent. of free potash. (November 20, 1869, August 2, 1870, Baltimore.)

‡ Horns of the stag or buffalo, cut into lengths for packing, are not removed from this classification. (Tr Reg., p. 571.)

Reg., p. 571.)

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528. Cocculus indicus. (1548.)
  529. Cudbear. (1568.)
  530. Curry and Curry powder. (1570.)
  531. Cutch. (1535.)
  532. Divi-divi. (1575.)
  533. Dragon's blood. (1576.)
  534. Ergot. (1583.)
  535. Gambier. (1778.)
  536. Ginger-root, unground. (1602.)
  537. Indigo and artificial indigo (1630.)
  538. Iodine, crude. (1632.)
  539. Jalap. (1639.)
  540. Kelp. (1645.)
  541. Lac dye, crude, seed, button, stick, and shell. (1647.)
  542. Lac spirits. (1648.)
  543. Lemon juice and lime juice. (1322.)
  544. Licorice root, unground. (1654.)
  545. Litmus, prepared or not prepared. (1657.)
  546. Mace. (1117.)
  547. Madder, and munjeet or Indian madder, ground or prepared, and ex-
tracts of. (1661.)
  548. Manna. (1664.)
  549. Myrobolan. (1497.)
  550. Orchil, or orchil liquid. (1691.)
  551. Nutmegs. (1118.)
  552. Nux vomica. (1682.)
  553. Ottar of roses. (1686.)
  554. Salacine. (1737.)
Oils:
  555. Almond. (1686.)
  556. Amber, crude and rectified. (1686.)
  557. Ambergris. (1686.)
  558. Anise, or anise seed. (1686.)
  559. Aniline, crude. (1471.)
  560. Aspic, or spike lavender. (1686.)
  561. Bergamot. (1686.)
  562. Cajeput. (1686.)
  563. Caraway. (1686.)
  564. Cassia and cinnamon. (1686.)
  565. Cedrat. (1686.)
  566. Chamomile. (1686.)
  567. Citronella, or lemon grass. (1686.)
  568. Civet. (1686.)
  569. Fennel. (1686.)
  570. Jasmine, or jasimine. (1686.)
  571. Juglandium. (1686.)
  572. Juniper. (1686.)
  573. Lavender. (1686.)
  574. Lemon. (1345.)
  575. Limes. (1345.)
  576. Mace. (1686.)
  577. Neroli, or orange flower. (1345.)
  578. Orange. (1345.)
  579. Palm and eocoanut. (1697.)
  580. Poppy. (1686.)
  581. Rosemary or anthoss. (1686.)
  582. Sesame or sesamum-seed, or bene. (1686.)
  583. Thyme or origanum, red or white, valerian. (1686.)
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- 584. Pepper, unground, of all kinds. (1114.) 585. Pimento, unground. (1114.) 586. Saffron and safflower, and extract of, and saffron cake. (1733-4.) 587. Selep, or saloup. (1738.) 588. Storax, or styrax. (1764.) 589. Turmeric. (1784.) 590. Turpentine, Venice. (1789.) 591. Valonia. (1497.) 592. Vegetable and mineral wax. (1792, 1816.) 593. Wood ashes, and lye of, and beet-root ashes. (1796.) 594. Acids used for medicinal, (1182) chemical, or manufacturing purposes, (1454.) not specially provided for or enumerated in this act. 595. Alizarine, natural or artificial. (2186.) 596. Agates, unmanufactured. (1457.) 597. Apatite. (1709.) 598. Asbestos, unmanufactured. (1484.) 599. Arsenic. (1480) 600. Antimony ore, crude sulphide of. (1476.) 601. Arsenic, sulphide of, or orpiment. (1693.) 602. Arseniate of aniline. (1481.) 603. Baryta, carbonate or witherite. (1412.) 604. Bauxite. 605. Aniline salts or black salts and black tares. (1503-4.) 606. Bromine. (1523.) 607. Cadmium. (1529.) 608. Calamine. (1530.) 609. Cerium. (1068 or 1334.) 610. Cobalt, as metallic arsenic. (1334.) 611. Chalk and cliff-stone, unmanufactured. (1538.) 612. Feldspar. (1273.)613. Cryolite or kryolith. (1646). 614. Iridium. (1634.) 615. Kieserite. (1334.) 616. Kyanite or cyanite, and kainite. (1572.) 617. Lime, citrate of. (1544.) 618. Lime, chloride of, or bleaching powder, (1542.) 619. Magnesium. (1334.) 620. Magnesite, or native mineral carbonate of magnesia. (1327.) 621. Manganese, oxide and ore of. (1663.) 622. Mineral waters, all not artificial. (1672.) 623. Osmium. (1694.) 624. Palladium. (1696.) 625. Paraffine. (1378.) 626. Phosphates, crude or native, for fertilizing purposes. (1709.) 627. Potash, muriate of. (1717.) 628. Plaster of Paris or sulphate of lime, unground. (1711.) 629. Quinia, sulphate of, salts of, (2292.) and cinchonidia. (1332.) 630. Soda, nitrate of, or cubic nitrate. (1679) 631. Strontia, oxide of, and proto-oxide of strontian, (1766.) and strontianite, or mineral carbonate of strontia. (1334.) 632. Sulphur, or brimstone, not specially enumerated or provided for in this act. (1522.) 633. Sulphur lac or precipitated. (1649.) 634. Tripoli. (1783.)
- * The editor has found great difficulty in arriving at a conclusion satisfactory to himself, as to the proper construction of paragraphs 94 and 636 of this act. The fact that the fact that the second in the second control of the second contro

635. Uranium, oxide of, (1788.) verdigris or subacetate of copper. (1790.) 636.* Drugs, barks, beans, berries, balsams, buds, bulbs, and bulbous roots

and excrescences, such as nut-galls, fruits, flowers, dried fibers; grains, gums and gum-resin; herbs, leaves, lichens, mosses, nuts, roots, and stems; spices, vegetables, seeds aromatic, and seeds of morbid growth; weeds, woods used expressly for dyeing, and dried insects—any of the foregoing, of which are not edible and are in a crude state, and not advanced in value or condition by refining or grinding, or by other process of manufacture, and not specially enumerated or provided for in this act. (1262, 1594.)

637. Vaccine virus. (1566.)

638. Crude minerals, not advanced in value or condition by refining or grinding, or by other process of manufacture, not specially enumerated or provided for in this act. (1334.)

SUNDRIES.

639. Aluminium. (1464.)

640. Amber beads and gum. (1465-7.)

641. Animals* brought into the United States temporarily, and for a period not exceeding six months, for the purpose of exhibition or competition for prizes offered by any agricultural or racing association; but a bond shall be first given in accordance with the regulations. (1472.)

a. Animals specially imported for breeding purposes, † shall be admitted free upon proof thereof satisfactory to the Secretary of the Treasury.

and under such regulations as he may prescribe; (1473.)

b. And teams of animals, including their harness and tackle and the 642. vehicles or wagons actually owned by persons emigrating from foreign countries to the United States with their families, and in actual use for the purpose of such emigration, shall also be admitted free of duty, under such regulations as the Secretary of the Treasury may prescribe. (1473.)

643. Asphaltum (1194.) and bitumen, (1334.) crude.

644. Arrowroot. (1193.)

645. Articles imported for the use of the United States, provided that the

price of the same did not include the duty. (1483.)

646. Bamboo reeds, no further manufactured than cut into suitable lengths for walking sticks or canes, or for sticks for umbrellas, parasols, or sunshades. (1487.)

647. Bamboo, unmanufactured.§ (1488.)

648. Barrels of American manufacture, exported filled with domestic petroleum, and returned empty, under such regulations as the Secretary of the Treasury may prescribe, and without requiring the filing of a declaration at time of export of intent to return the same empty. (1489.)

| 1857, N.Y.) |

[&]quot;Chemical Products," and the latter in the corresponding division of the "Free List," embracing only products similar to those in the forme, and that both are expressly restricted to articles "not edible;" as well as, that the powisions in other protest for articles "not me neinet," bearing the same designation or examing within the same description as many of those in these paragraphs, seem to him to indicate that Congress must have intended to limit the provisions of these two paragraphs to medicinal articles, possibly including such as a central of "decing, as may be inferred from the inclusion of "woods used expressly for dyrine, mark of "articl mesest," The other provisions above referred to are, especially, 105 for "oulbs and bulbons roots, not medicinal except medicinal seeds," 700 for plants, trees, and shrubs of all kinds, n. o. p. f., and "seeds of all kinds except medicinal seeds," etc.

Horses exported to be trained, may be returned frow under this provision. (S. S., 2190.)

"Live stock, imported for breeding purposes, whether for the importer's own use or for sale, are entitled to free entry under thus clause," (Feb., 1871, N. O.)

Property imported for the use of the government is not liable to duty. (U. S. v. Lutz, 2 Bl. C. C. 383.)

Unmanufactured bambow which may be manufactured into umbrella sticks or canes or used for whip handles, remains bamboo as designated in this section, until the process to convert it into these articles has commenced. (September 12, 1865, N. Y.) But bamboo-reeds trimmed at joints, and requiring but little labor to fit them for fishing-rods, were subjected to thirty per cent. duty under the act of 1846. (July 17, 1877, N. Y.)

- a. Articles the growth, produce, and manufacture* of the United States, when returned in the same condition as exported. (1482.)
- b. Casks, barrels, carboys, bags, and other vessels of American manufacture, exported filled with American products, or exported empty and returned filled with foreign products, (1468, 2191.) including shooks when returned as barrels or boxes, (2191.)

c. But proof of the identity of such articles shall be made under regulations to be prescribed by the Secretary of the Treasury;

d. And if any of such articles are subject to internal tax at the time of exportation, such tax shall be proved to have been paid before exportation and not refunded. (1482.)

650. Bed-feathers and downs. (1493.)

651. Bells, t broken, and bell-metal broken and fit only to be re-manufactured. (1495.)

652. Birds, stuffed. (1499.)

653. Birds, and land and water fowls. (1189, 1500.)

654. Bismuth. (1501.)

649.

655. Bladders, crude, and all integuments of animals not specially enumerated or provided for in this act. (1505.)

656. Bologna sausages. (1506.) 657. Bolting cloths. (1507.)

658. Books, (1510.) engravings, bound or unbound, etchings, maps, and charts, (1210,) which shall have been printed and manufactured more than twenty years at the date of importation.

659. Books, maps, and charts imported by authority or for use of the United States or for the use of the library of Congress; but the duty shall not have been included in the contract of price paid. (1511.)

660. Books, maps, and charts specially imported, not more than two copies in any one invoice, in good faith, for the use of any society incorporated or

(May 25, 1870, N. & Co. Syn. Series, 780.)

Organ pipes of domestic origin, voiced and fitted into an organ abroad, not exempt from duty. (Sept. 6, 1870, Chicago. Syn. Ser., 732.)

Animals raised in the U. S., taken to New Brunswick, and used there temporarily, cannot be returned to the U. S. without payment of duties, except the proper evidence of domestic origin and exportation is produced. (Dec. 14, 1870, Bangor.)

Machinery of American manufacture returned broken and unfit for use as machinery, classified as "iron, old or scrap;" and cannot be entered under § 649 a. (April 20, 1858, New York, and Tr. Reg., p. 577.)

Ale of American manufacture exported and returned sour, admitted free of duty on compliance with requirements of law, etc. (February 2, 1865, Ho. Ira Harris.)

"Two of 'Wise's Portable Stamps' (machinery for crushing ore) were taken to Canada, and there used for a few days. On reimportation held that such use is sufficient to render this provision of law inapplicable to them." (April 28, 1865, Fr. J.)

So of stove patterns sent to Canada to clean and wax and have castings taken from them, etc. (September 4, 1865, B. & P.)

So also as to certain machinery and mud tubs used in Canada and returned to United States; (February 21, 1866, F. & H.) and as to United States made locomotive engines used in Canada, (April 18, 1870, C. S.) and as to patterns imported from Canada for temporary use and to be returned. (April 19, 1870, Rochester.)

Where barrels of American manufacture are shipped to Cuba empty, then filled with molasses and brought back to the United States, the duty is to be levied upon the value of the barrels, as well as upon the molasses. (Knight v. Schell, 24 How., 526; Belcher v. Linn, Ibid. 533.)

In the ease of a reimportation of spices ground in the United States, the Department held, that they were liable to duty under its previous rulings in similar cases, to wit: that unless the character, quantity, and condition of an article have been so entirely changed by manufacture as to merg New Orleans.)

American goods (books) exported by mail cannot be returned free of duty, because of the impracticability of securing evidence of identity of condition, as required by the General Regulations. (July 1, 1868, J. J. B.)

American machinery used abroad is not returned in same condition as when exported. (November 9, 1869, G. L.)
Old type of American manufacture imported to be recast and returned to country of exportation are chargeable with duty; and no drawback of duties can be allowed on their exportation as new type; their condition being essentially changed. (Tr. Reg., p. 578)
I parts of broken cannon imported as "old bronze bell-metal," and differing materially from the alloy known as bell-metal, were classified as "metal unmanufactured not otherwise provided for." (March 4,

1864, N. Y.)

^{*} Held that the terms "growth, produce, and manufacture of the United States," used here, have the same meaning as those used in former acts on the subject, viz.: "growth, product, or manufacture of, &c." (March 30, 1872, Bost. Syn. Ser., 1082.)

The scrap iron of a U. S. built vessel sold abroad and broken up there is liable to duty on reimportation. (May 25, 1870, N. & Co. Syn. Series, 780.)

Organ pipes of domestic origin, voiced and fitted into an organ abroad, not exempt from duty. (Sept. 6, 1870, Chicago, Syn. Ser. 789.)

established for philosophical, literary or religious purposes,* or for the encouragement of the fine arts, or for the use or by order of any college, academy, school, or seminary of learning in the United States. (1512.)

661. Books, professional, of persons arriving in the United States. (1513.)

662. Books, household effects, or libraries, or parts of libraries, in use, of persons or families from foreign countries, if used abroad by them not less than one year, and not intended for any other person or persons, nor for sale.

663. Breccia, in blocks or slabs. (1520.)

664. Brime. (1521.)

665. Brazil pebbles for spectacles, and pebbles for spectacles rough, (1518.)

666. Bullion, gold and silver. (1525.)

667. Burgundy pitch. (1526.)

668. Burr stone, in blocks, rough or unmanufactured, and not bound up in mill-stones. (1527.)

669. Cabinets of coins, medals, and all other collections of antiquities. (1528.)

670. Castor or castoreum. (1534.)

671. Catgut strings, or gut-cord, for musical instruments. (1536.)

672. Catgut or whip-gut, unmanufactured. (1537.)

673. Coal, anthracite. (1545.)

674. Coal-stores of American vessels, but none shall be unloaded. (1546.)

675. Cobalt, ore of. (1547.)

676. Cocoa, or cacao, crude, and fibre, leaves, and shells of. (1550.)

677. Coffee. (1551.)

678. Coins, gold, silver, and copper. † (1552.)

679. Coir and coir yarn. (1553.)

680. Copper, old, taken from the bottom of American vessels compelled by marine disaster to repair in foreign ports. (1560.)

681. Copper, when imported for the United States mint. (1561.)

682. Coral, marine, unmanufactured. (1562.)

683. Cork-wood, or cork-bark, unmanufactured. (1563.)

684. Cotton. (1564.)

685. Curling-stones, or quoits. (1569.)

686. Cuttle-fish bone. (1571).

687. Diamonds, rough or uncut, including glaziers' diamonds (1573.)

688. Diamond dust or bort. 1 (1574.)

689. Dyeing or tanning articles, in a crude state, used in dyeing or tanning, not specially enumerated or provided for in this act. (1580.)

690. Eggs. (1581.)

691. Esparto or Spanish grass, and other grasses, and pulp of, for the manufacture of paper. (1584.)

692. Emery ore. (1265.)

693. Fans, common palm-leaf. (1585.)

694. Farina. (1586.)

Bibles and other books imported in good faith for the use of Sunday-schools in the United States admit-

splinters are made into drills for piercing holes through rubies, etc.

^{*} Books imported by religious societies for distribution, do not come within this provision. (May 14,

Bibles and other books imported in good faith for the use of Sunday-schools in the United States admitted free of duty on requisite proof. (October 12, 1867.)
But if for distribution among the scholars they are subject to duty. (October 31, 1867.)
A distinction is made between books imported to be used by Sunday-schools, and books imported for distribution among the scholars. In the one case they remain the property of the schools; in the other they become the property of the scholars. (March 11, 1868, Detroit.)
But see treasury regulations of 1857, p. 598, where a different decision is made as to books imported for distribution among the students of a college as premiums.
Printed music in books or otherwise, is not entitled to free entry when imported for the use of any legally incorporated institution or society. (November 4, 1863, G. P. S., and April 29, 1868, Balt.)

Exemption not restricted to single copies of books. (January 10, 1870, W. & Son.)

† Chinese coin, known as "copper ca*h," and used in China as money by count, is not entitled to be imported free of duty; it is liable to the duty of old copper. (Cracker v. Redfield, 4 Bl. C. C.) Coins from China, composed of copper and brass, not entitled to free entry under this clause. (Tr. Reg., p. 562.)

† Bort. The American Encyclopedia says those diamonds that are unfit (from imperfection) for jewelry, are sold under the technical name of "bort." They are crushed to powder and used by lapidaries. The splinters are made into drills for piercing holes through rubies, etc.

695. Fashion plates, engraved on steel or on wood, colored or plain,* (1587.)

696. Felt, adhesive, for sheathing vessels. † (1588.)

697. Fibrin, in all forms. (1589.)

698. Fire-wood. (1590.)

699. Fish, fresh, for immediate consumption. † (1591.)

700. Fish, for bait. (1592.)

701. Flint, flints, and ground flint-stones. (1593.)

702. Fossils. (1596.)

703. Fruit-plants, tropical and semi-tropical, for the purpose of propagation or cultivation. (1597.)

704. Fruits, green, ripe, or dried, not specially enumerated or provided for in this act. (1281.)

705. Furs, undressed. (1598.)

706. Fur-skins of all kinds, not dressed in any manner. (1598.)

707. Glass, broken pieces, and old glass which cannot be cut for use, and fit only to be remanufactured.§ (1604.)

708. Glass-plate or disks, unwrought, for use in the manufacture of optical instruments. (1286.)

709. Goat skins, raw. (1605.)

710. Gold-beaters' moulds, and gold-beaters' skins. (1606.)

711. Gold-size. (1607.)

712. Grease, for use as soap stock only, not specially enumerated or provided for. (1608.)

713. Gunny bags, and gunny cloth, old or refuse, fit only for remanufacturing. (1611.)

714. Gut, and worm gut, manufactured or unmanufactured. (1612.)

715. Guts, salted. (1613.)

716. Gutta-percha, *crude*. (1614.)

a. Hair, horse or cattle, and hair of all kinds, cleaned or uncleaned, drawn or undrawn, but unmanufactured, not specially enumerated or provided for in this act; (1615.) 717.

b. Of hogs, curled for beds and mattresses, and not fit for bristles.

(1616.)

718. Hide-rope. (1620.)

a. Hides, raw or uncured, whether dry, salted, or pickled, and skins. except sheep-skins with the wool on;

719.b. Angora goat skins, raw, without the wool, unmanufactured; c. Asses' skins, raw or unmanufactured. (1621.)

720. Hones and whetstones. (1622.)

721. Hop-roots, for cultivation. (1625.)

722. Hop-poles. (1148.)

723. Ice. (1627.)

724. India-rubber, crude,** and milk of. (1628.)

725. India-malacca joints, not further manufactured than cut into suitable lengths for the manufactures into which they are intended to be converted. (1631.)

726. Ivory, and vegetable ivory, unmanufactured. (1638.)

*Colored fashion-plates, inclosed in illustrated magazines, but separate from the magazines, are entitled to free entry under this clause. The magazines being liable to 20 per centum ad valurom, as illustrated papers. (Peb. 2, 1871, N.Y.)

† This does not comprehend "patent asphalted roofing felt," or any other felt not used for sheathing ressels, within the meaning and intent of the law. (Tr. Reg., p. 567.)

‡ "By the phrase 'daily consumption,' it is not understood that the fish must be used on the day they are imported; but if there is reason to believe that they are to be used within a short time while fresh, they would be entitled to free entry." (June 20, 1866, Island Pond.)

§ Colored glass, in long round pieces, intended for manufacture of buttons and imitation precious stones, does not come within this classification. (December 3, 1859, New York.)

§ An article styled "gold-beaters' skin," but not made of the same material, nor adapted to the same purpose, was held to be dutiable as a manufacture of bladder. (Feb. 9, 1869, N. Y.)

§ This embraces all skins which may be and commonly are converted into leather. (Dept. Let., February 21, 1845, Boston.)

1, 1845, Boston.)

** The provision of the Act of M. v.ch 2, 1831, for "ind'a-rub'es, in bottles, slabs, or sheets unmanufactured."

was held to include "strips" unmanufactured. (July 8, 1861, N. Y.)

727. Jet, unmanufactured. (1640.)

728. Joss-stick, or joss-light. (1641.)

729. Junk, old. (1643.)

730. Lava, unmanufactured. (1650.)

731. Life-boats and life-saving apparatus, specially imported by societies incorporated or established to encourage the saving of human life. (1655.)

732. Lithographic stones, not engraved. (1656.)

733. Loadstones. (1658.)

734. Logs, and round, unmanufactured timber, not specially enumerated or provided for in this act, and ship timber, and ship planking. (1659.)

735. Macaroni and vermicelli. (2178, b.)

736. Magnets. (1662.)

737. Manuscripts. (1665.) 738. Marrow, crude. (1666.) 739. Marsh-mallows. (1667.)

740. Medals of gold, silver, or copper. (1669.)

741. Meerschaum, crude or raw. (1670.)

742. Mica and mica waste. (1671.)

743. Models of inventions* and other improvements in the arts; but no article or articles shall be deemed a model or improvements which can be fitted for use. (1673.)

744. Moss, sea-weeds, and all other vegetable substances used for beds and mattresses. (1675.)

745. Newspapers and periodicals. (1210.)

746. Nuts, cocoa, and Brazil or cream. (1681.)

747. Oakum. (1684.) 748. Oil-cake. (1685.)

749. Oil, spermaceti, whale, and other fish oils of American fisheries, † and all other articles the produce of such fisheries. (1687.)

750. Olives, green or prepared. (1688.)

751. Orange and lemon peel, not preserved, candied, or otherwise prepared. (1689.)

752. Ores, of gold and silver. (1692.)

753. Palm nuts and palm-nut kernels. (1699.)

a. Paper-stock, crude, of every description, including all grasses, fibres, rags of all kinds, tother than wool, waste, shavings, clippings, old paper, rope ends, waste rope, waste bagging, gunny bags, gunny 754. cloth, old or refuse, to be used in making, and fit only to be converted into paper, and unfit for any other manufacture, (1700.)

b. And cotton waste, whether for paper-stock or other purposes. (1700.)

755. Parchment. (1374.)

756. Pearl, mother of. (1701)

757. Personal and household effects, not merchandise, of citizens of the United States dying abroad. (1704)

758. Pewter and britannia metal, old, and fit only to be remanufactured. (1706.)

759. Philosophical and scientific apparatus, instruments, and preparations,

* Machinery imported to be used experimentally and fit for use is not entitled to exemption from duty

* Machinery imported to be used experimentally and fit for use is not entitled to exemption from duty as "models of invention." (November 22, 1893, New Orleans.)

Models of a water-pressure engine imported for the purpose of instruction, etc., by the Massachusetts Institute of Technology, was held to be properly classified as "philosophical apparatus and instruments imported for the use of a seminary of learning." (March 19, 1870, A. P. R.)

† When whales are caught, and oil is manufactured by the crew of an American vessel, the oil is not subject to duty as the produce of foreign fishing, though owned and imported by persons in a foreign service. (U. S. v. Burdett, 2 Sum., 336.)

1 "Forty per cent of woollen rags in bundles of rags for the manufacture of paper is too large a proportion to be admitted free of duty. The importer should, where no evidence of fraud appears, be made to separate the free from the dutiable rags on entry." (December 28, 1868, Rochester.)

§ The free entry, as a philosophical apparatus, of a machine for the manufacture of drain tile pipes, to be used to illustrate to students the manner of moulding drain tubes for farm use, and in making such tubes for the illustration of the effects of drainage on experimental farm of the University of Virginia, refused.

used to injustration of the effects of drainage on experimental farm of the University of Virginia, refused. (September 15, 1870, Prof. J. W. M.)

| This does not extend to musical instruments. (July 22, 1871, N. O.)

There is no law to authorize the free entry of bells and appurtenances, imported for the use of churches or other religious societies. (October 7, 1870, Rev. C. H.)

statuary, casts, of marble, bronze, alabaster, or plaster of Paris,* paintings. drawings, and etchings, specially imported in good faith for the use of any society or institution incorporated or established for religious, philosophical, educational, scientific, or literary purposes, or encouragement of the fine arts, and not intended for sale. (1708.)

760. Plants, trees, shrubs, and vines of all kinds not otherwise provided for. and seeds of all kinds, except medicinal seeds not specially enumerated or pro-

vided for in this act. (1388.)

761. Plants, trees, shrubs, roots, seed cane, and seeds imported by the Department of Agriculture or the United States Botanical Garden. (1710.)

762. Platina, unmanufactured. (1712.)

763. Platinum, unmanufactured, † (1712.) and vases, retorts, and other apparatus, vessels, and parts thereof, for chemical uses. (1713.)

764. Plumbago. (1714.)

765. Polishing-stones. (1715.)

766. Pulu. (1718.)

767. Pumice and pumice stone. (1719.) 768. Quills, prepared or unprepared. (1722.)

769. Railroad-ties, of wood. (1724.)

770. Rattans and reeds, unmanufactured. (1725.)

771. Regalia, t and gems, statues, statuary, and specimens of sculpture, where specially imported in good faith for the use of any society incorporated or established for philosophical, literary, or religious purposes, or for the encouragement of the fine arts, or for the use or by order of any college, academy, school, seminary of learning, or public library in the United States. (1726.)

772. Root-flour. (1730).

- 773. Rottenstone. (1732.)
- 774. Sago, sago crude, and sago flour. (1735.)

775. Sauer-kraut. (1742.) 776. Sausage skins. (1743.)

777. Sea-weed, not otherwise provided for. (1745.)

778. Seed of the sugar-beet. (2191.)

779. Shark skins. (1749.)

780. Shells of every description, not manufactured.§ (1750.)

* Includes plaster casts; but photographs and lithographs are not exempt under this clause. (October 25, 1871, Baltimore. Syn. Series, 943.)

† "This comprehends platina imported either in ingots or in the form of sheets used in the manufacture of retorts and other vessels, or in the form of wire used by dentists in the manufacture of pivots for artificial teeth; or generally to the substance platina in any shape or form not constituting an article suitable for use without further manufacture." (Tr. Reg., p. 581.)

‡ Does not embrace an altar lamp for a church (S. S., 1710.); nor a brass lecturn (S. S., 1826.). But see also S. S., 205. as to church medals and candelabra.

Dresses imported for "Sisters of Charity" who were nursing the soldiers in the hospitals of Philadelphia and elsewhere, were held to be dutiable. (September 24, 1864, N. Y.)

So of church organs (Dept. Let., November 7, 1864, Hon. T. O. Howe), and of cloth imported for a church or charitable association (Tr. Reg., p. 560), and gas fixtures for a church. (November 29, 1869, Phila.)

Caen-stone font and six brass flower-vases for a church held dutiable. (Mozember 29, 1869, Phila.)

Caen-stone font and six brass flower-vases for a church held dutiable. (Dept. Let., December 5, 1864, Ursuline Academy, Alton.) Also painted windows for churches. (Tr. Reg., p. 579.) And bells for churches. (Tr. Reg., p. 559.) And a clock imported for the tower of a cathedral. (February 28, 1866, Archbish. S.) And candlesticks, church ornaments, etc. (June 28, 1866, Rev. J. B.) So also of glass intended to be used for constructing a telescope for a seminary of learning; but held, that a finished telescope, imported for that purpose, would be free. (Tr. Reg., p. 571.)

A marble altar with statuary carved thereon, and imported for a convent, refused free entry as not embraced in the term "statuary" in this clause, but dutiable as a manufacture of marble. (April 4, 1871, N. Y.)

Paintings on glass, for churches, free. (January 25, 1870, N. Y.)

Parace in the term.

N. Y.)

Paintings on glass, for churches, free. (January 25, 1870, N. Y.)

The term "Regalia," as used in this clause, was, September 30, 1864, ruled by the department to be "confined to articles worn on the persons of priests and others officiating, or used by hand in the performance of their ceremonies." A silver communion service imported for a church was held to be exempt as "regalia." (September 1, 1869, N. Y.)

This term does not include brown frieze cloth still in the piece, though designed for the manufacture of the priests' gawns, but is limited as above. (August 25, 1868, Rev. Wm. S.)

priests' gowns, but is limited as above. (August 25, 1868, Rev. Wm. S.)

Nor cords with tassels for trimming altars or pulpits. (Jan. 3, 1870, Port Huron.)

But contra as to altar cloths. (June 25, 1870, Balt.)

§ Shells imported as articles of merchandise for sale, and that have undergone any process of manufacture by polishing or cutting, are liable to duty at 35 per centum. (August 28, 1865. R. W.)

781. Shingle-bolts and stave-bolts, provided that heading-bolts shall be held and construed to be included under the term stave-bolts. (1751.)

782. Handle-bolts. (2188.)

783. Shrimps, or other shell-fish. (1752.)

784. Silk, raw, or as reeled from the cocoon, but not doubled, twisted, or advanced in manufacture in any way. (1753.)

785. Silk cocoons, and silk waste. (1753.)

786 Silk-worms' eggs. (1754.)

787. Skeletons, and other preparations of anatomy. (1755.)

788. Skins, dried, salted or pickled. (1756.)

789. Snails. (1757.)

790. Soap-stocks. (1758.)

791. Sodium. (1068, or 1334.)

792. Sparterre, for making or ornamenting hats. (1759.)

793. Specimens of natural history,* botany, and mineralogy, when imported for cabinets, or as objects of taste or science, and not for sale. (1760.)

794. Spunk. (1761.)

795. Spurs and stilts used in the manufacture of earthen, stone, or crockery ware. (2189.)

796. Straw, unmanufactured. (1765.)

797. Sugar of milk. (1768.)

798. Sweepings of silver and gold. (1769.)

799. Tamarinds. (1771.)

800. Tapioca, cassava, or cassada. (1772.)

801. Tea. (1773.)

802. Tea plants. (1774.)

803. Teasels. (1775.)

804. Teeth, unmanufactured. (1776.) 805. Terra alba, aluminous. (1777.) 806. Terra japonica. (1778.)

807. Tin ore, bars, blocks, or pigs, grain or granulated. (1780.)

808. Tonquin, Tonqua, or Tonka beans. (1781.)

809. Tortoise and other shells, unmanufactured. (1782.)

810. Turtles. (1785.) 811. Types, old, and fit only to be remanufactured. (1786.)

812. Umbrella sticks, crude, to wit, all partridge, hair wood, pimento, orange, myrtle, and all other sticks and canes in the rough, or no further manufactured than cut into lengths suitable for umbrella, parasol, or sunshade sticks or walking canes. (1787.)

813. Vellum. (1447.)

814. Wafers, unmedicated. (1791.)

a. Wearing apparel, in actual use,† and other personal effects (not merchandise), professional books, implements, instruments, and tools of trade, occupation, or employment of persons arriving in the United States. (1793.)

b. But this exemption shall not be construed to include machinery or other articles imported for use in any manufacturing establishment, or for sale. (1793.)

^{*} This does not embrace wild animals. The term "specimens of natural history," comprehends only articles imported for the cabinet of the naturalist, and has no application to living animals. (T. R., p. 554.) † Must have been in actual use by the persons or families owning them for at least one year, and not intended for any other persons or for sale. Must also be accompanied by the owner. (Tr. Reg., pp, 571, 600, also August 9, 1886, Galveston; and September 23, 1869, F. M. E.)

Or arrive within a reasonable time before or after his arrival. Five or six months cannot be considered a reasonable time. (October 24, 1868, Philadelphia.)

"Clothing or wearing apparel, or personal ornaments accompanying persons arriving in the United States, cannot be admitted free of duty, unless it appear by declaration of the party, under oath, that they have been in his or her actual use." (Tr. Reg., p. 560.)

"Such exemption of wearing apparel cannot be without limit as to the character and quantity of the articles which are to be admitted to free entry; and it is for the Department or its officers to determine

816. Whalebone, unmanufactured. (1794.)817. Woods, poplar, or other woods, for the manufacture of paper. (1797.)

818. Woods, namely, cedar, lignumvitæ, lancewood, ebony, box, granadilla, mahogany, rosewood, satinwood, and all cabinet woods, unmanufactured, (1798.)

a. Works of art, painting,* statuary,† fountains, and other works of art, the production of American artists. But the fact of such production must be verified by the certificate of a consul or minister

whether articles for which exemption is claimed are entitled thereto under a reasonable construction of

"The rule by which the Department usually determines the dutiable or free character of wearing apparel in such cases is as follows:
"1st. Did the owner visit the foreign country for the purpose or with the direct intention of purchasing

the article or articles?

"2d. Were the articles intended for the sole use of the person purchasing the same?

"3d. Was such purchase actually necessary for the health or comfort of the person or persons purchasing

"These questions must be answered under oath." (September 25, 1871, J. R. W.)

This embraces a carriage, wagon, sleigh, and harness used abroad by one immigrating into the United States, and to be used by himself here. (June 3, 1862, Oswego; and September 23, 1868, Bost., but see S. S., 2036.)

This embraces a carriage, wagon, steign, and narness used abroad by one immigrating into the United States, and to be used by himself here. (June 3, 1862, Osvego; and September 23, 1868, Bost., but see S. S., 2036.)

Personal effects must accompany the person "arriving." (Dept. Let., May 11, 1865, Mrs. J. W. B. See also October 21, 1871, E. S. C. Syn. Ser., 999.)

Must have been in actual use abroad or in the United States by the persons owning them, prior to the shipment from the foreign port. (Tr. Reg., p. 600; and August 9, 1866, Galveston; and Oclober 5, 1866, T. S.)

"Duty must be demanded on all watches but one brought into the United States by a single passenger. Seizure should be made only upon denial by the passenger that he has any other, or upon a false statement of the number in his possession. If all the watches are old, the passenger may choose the one to be treated as personal effects. If some are old and some new, the new are to be included among those to be treated as subject to duty." (July 14, 1868, N. Y.)

"An ambrotype, including not only likenesses of the owners, but pictures of sundry accessories, including a landscape of a foreign country, was held not to be entitled to free entry, but to have been properly subjected to duty of twenty per centum." (July 10, 1865, J. W. S.)

Iron safes, such as are used in an office or store, are not entitled to free entry as immigrants' effects. (September 28, 1868. Boston.)

"The law authorizing the admission of tools of trade is limited; it does not cover machinery or any article to be worked by any other than manual power and is restricted as to numbers, quantity, and value, to what is considered reasonable for the actual use of the person to whom they belong." (January 17, 1865, D. R.; also Circular, June 17, 1816.)

Wagons, harness, and other farming implements, whether old or new, in reasonable amount, accompanying an immigrant, and to be used by him, and not for sale, may be admitted free of duty. (June 27, 1864, Rochester; also August 3, 1868; an

Buffalo.

But not a team of horses and wagon purchased in Canada by a resident of the United States temporarily visiting that country on business, although afterwards used there. (May 28, 1872, Detroit. Syn. Series,

risiting that country on business, although afterwards used there. (May 28, 1872, Detroit. Syn. Series, 1133.)

"The Department holds that persons visiting a foreign adjacent territory, and then returning to the United States, cannot be considered as "persons arriving in the United States," and this opinion has been strengthened by a recent decision of the court to the same effect." (November 6, 1866, L. W. T.)

Wax models and natural preparations illustrating the various departments of anatomy, physiology, pathology, etc., used abroad for two years professionally by a physician, and imported for the same use by him here, held to be free under this clause. (October 25, 1869, Philadelphia.)

Eighty-eight cases of anatomical models and specimens of medical preparations, brought to New York by a medical doctor, for the purpose of establishing an anatomical museum, were held not to be exempt from duty under this clause, as well because of the large quantity as the purpose of their importation. (March 19, 1870, L. J. J.)

Certain wood blocks and stereotype printing materials, arrived with the owner at New York, from England, admitted free as "implements of trade," on the usual affidavit. (April 4, 1870, N. Y.)

Wagons, harness, etc., imported by a circus company, are not implements of trade of an immigrant arriving in the United States, and are, therefore, dutable. (January II, 1871, N. Y.)

A lay figure of an artist in use over a year, is exempt from duty under this clause as a "professional implement." (July 14, 1871, Baltimore.)

* Frames of such paintings are exempt from duty only when they are of inconsiderable value, and obviously designed only for the preservation of the painting from injury during its transportation. (Tr. Reg., 1887, p. 578.)

Portraits" done in silk" are not to be considered "paintings," within the meaning of the law. (Ibid., p.

Vases adorned with figures, constituting their chief value, cannot be considered "statuary." (Ibid., p.

Nor can a pedestal, the work of an American artist abroad, which is neither surmounted nor accompanied by statues or figure, but designed for statuary made in the United States. (December 17, 1869, N. Y.) But in case of an importation of a marble monument, composed of several pieces of statuary, entitled to free entry as the work or production of an American artist, the base or pedestal is also exempt from duty when imported with the statue, it being shown that the entire work is that of an American artist residing abroad. (October 27, 1871, N. Y.)

Stereoscopic negatives of views taken in Venezuela and New Grenada by an American, not being either paintings or statuary, are not entitled to free entry under this act. (S. A. F., May 9, 1870. Syn. Series, 659.)

of the United States indorsed upon the written declaration of the

artist: (1799.)

819. b. Paintings, statuary, fountains, and other works of art, imported expressly for presentation to national institutions, or to any State, or to any municipal corporation; (1800.)

c. Or religious corporation or society.* (1349.)

820. Yams. (1803.) 821. Zaffer. (1805.)

822. Sec. 2499. There shall be levied, collected, and paid on each and every non-enumerated article which bears a similitude, either in material, quality, texture, or the use to which it may be applied, to any article enumerated in this title as chargeable with duty, the same rate of duty which is levied and charged on the enumerated article which it most resembles in any of the particulars before mentioned; (908.)

822b. And if any non-enumerated article equally resembles two or more enumerated articles on which different rates are chargeable, there shall be levied. collected, and paid on such non-enumerated article the same rate of duty as is chargeable on the article which it resembles paying the highest duty; † (908.)

823. And on all articles manufactured from two or more materials the duty shall be assessed at the highest rates at which the component material of chief value may be chargeable. (908.)

824. If two or more rates of duty should be applicable to any imported arti-

cle, it shall be classified for duty under the highest of such rates:

825. Provided, That non-enumerated articles similar in material and quality and texture, and the use to which they may be applied, to articles on the free list, and in the manufacture of which no dutiable materials are used, shall be free.

826. Sec. 2500. Upon the reimportation of articles once exported of the growth, product, or manufacture of the United States, upon which no internal tax has been assessed or paid, or upon which such tax has been paid and refunded by allowance or drawback, there shall be levied, collected, and paid a duty equal to the tax imposed by the internal-revenue laws upon such articles.

(909.)

827. Sec. 2501. A discriminating duty of ten per centum ad valorem, in addition to the duties imposed by law, shall be levied, collected, and paid on all goods, wares, and merchandise which shall be imported on vessels not of the United States; but this discriminating duty shall not apply to goods, wares, and merchandise which shall be imported in vessels not of the United States, entitled, by treaty or any act of Congress, to be entered in the ports of the United States on payment of the same duties as shall then be paid on goods, wares, and merchandise imported in vessels of the United States. (911.)

828. Sec. 2504. Whenever any vessel laden with merchandise in whole or in part subject to duty has been sunk in any river, harbor, bay, or waters subject to the jurisdiction of the United States, and within its limits, for the period

^{*} The regulations issued May 25, 1867, under the original act, are as follows:

"The individual or association of individuals importing any object of art for presentation as a gift to the United States Government, or to any State, county, or municipal government, is required to make an application in writing to the Department, requesting such free curry, which shall centain a description of the work of art imported, and the name of the branch of the United States Government, or of the State, county, or municipal government, to which the presentation is intended to be made; such application to be accompanied by a letter, or other evidence, from the chief officer of the branch of the United states Government, or of the State, county, or municipal government, signifying the acceptance of such work of art as a gift."

According to the decisions of the United States courts, the provisions of paragraphs \$22 and \$22b, reproduced from the 20th section of the Act of August 30, 1842, are "not designed to levy duties, but to check fraudulent evasions." (Stewart n. Maxwell, 16 How., 150.) Their effect was not to impose a duty on an article not provided for in the schedule a given article shall be ranged for the purpose of charging duty. (Markot r. Lawrence, 1 Blatch, 608.) They apply, however, only in cases where an article has not leave specially provided for in this act. (Lottimer v. Lawrence, ibid., 613.) But an article not enumerated by name in this act, does not come under the section which provides for non-enumerated articles upon this act acts and leave are dutingly by a paragraphs \$22 and \$22b. (Ross p. Perslee, 2 Curt. C. C., 199.)

These provisions merely determine the rate at which duties shall be levied on unenumerated articles which are dutingle by the law, and does not authorize the transfer of an article from the unenumerated to the free list. (December 15, 1858, N. Y.)

of two years, and is abandoned by the owner thereof, any person who may raise such vessel shall be permitted to bring any merchandise recovered therefrom into the port nearest to the place where such vessel was so raised, free from the payment of any duty thereupon, and without being obliged to enter the same at the custom house; but under such regulations as the Secretary of the Treasury may

prescribe. (1807.)

829. Sec. 2505. The produce of the forests of the State of Maine upon the Saint John River and its tributaries, owned by American citizens, and sawed or hewed in the Province of New Brunswick by American citizens, the same being unmanufactured in whole or in part, which is now admitted into the ports of the United States free of duty, shall continue to be so admitted under such regulations as the Secretary of the Treasury shall, from time to time, prescribe. (1808.)

830. Sec. 2506. The produce of the forests of the State of Maine upon the Saint Croix River and its tributaries, owned by American citizens, and sawed in the Province of New Brunswick by American citizens, the same being unmanufactured in whole or in part, and having paid the same taxes as other American lumber on that river, shall be admitted into the ports of the United States free of duty, under such regulations as the Secretary of the Treasury shall, from

time to time, prescribe, (1809.)

831. Sec. 2507. Machinery for repair may be imported into the United States without payment of duty, under bond, to be given in double the appraised value thereof, to be withdrawn and exported after said machinery shall have been repaired; and the Secretary of the Treasury is authorized and directed to prescribe such rules and regulations as may be necessary to protect the revenue against fraud, and secure the identity and character of all such importations when again withdrawn and exported, restricting and limiting the export and withdrawal to the same port of entry where imported, and also limiting all bonds to a period of time of not more than six months from the date of the importation. (1811.)

832 Sec. 2508. All paintings, statuary, and photographic pictures imported into the United States for exhibition by any association duly authorized under the laws of the United States, or of any State, for the promotion and encouragement of science, art, or industry, and not intended for sale, shall be admitted free of duty, under such regulations as the Secretary of the Treasury shall prescribe. But bonds shall be given for the payment to the United States of such duties as may be imposed by law upon any and all of such articles as shall not be re-

exported within six months after such importation, (1812.)

833. Sec. 2509. All works of art, collections in illustration of the progress of the arts, science, or manufactures, photographs, works in terra-cotta. Parian, pottery, or porcelain, and artistic copies of antiquities in metal or other material, hereafter imported in good faith for permanent exhibition at a fixed place by any society or institution established for the encouragement of the arts or science, and not intended for sale, nor for any other purpose than is hereinbefore expressed, and all such articles, imported as aforesaid, now in bond, and all like articles imported in good faith by any society or association for the purpose of erecting a public monument, and not for sale, shall be admitted free of duty, under such regulations as the Secretary of the Treasury may prescribe: Provided, That the parties importing articles as aforesaid shall be required to give bonds, with sufficient sureties, under such rules and regulations as the Secretary of the Treasury may prescribe, for the payment of lawful duties which may accrue should any of the articles aforesaid be sold, transferred, or used contrary to the provisions and intent of this act. (2264)

834. Sec. 2510. All lumber, timber, hemp, manila, wire rope, and iron and steel rods, bars, spikes, nails, and bolts, and copper and composition metal which may be necessary for the construction and equipment of vessels built in the United States for foreign account and ownership or for the purpose of being employed in the foreign trade, including the trade between the Atlantic and

Pacific ports of the United States, after the passage of this act, may be imported in bond under such regulations as the Secretary of the Treasury may prescribe, and upon proof that such materials have been used for such purpose, no duties shall be paid thereon. But vessels receiving the benefit of this section shall not be allowed to engage in the coastwise trade of the United States more than two months in any one year, except upon the payment to the United States of the duties on which a rebate is herein allowed: (1813.)

834b Provided, That vessels built in the United States for foreign account and ownership shall not be allowed to engage in the coastwise trade of the

United States.

835. Sec. 2511. All articles of foreign production needed for the repair of American vessels engaged exclusively in foreign trade may be withdrawn from bonded warehouses free of duty, under such regulations as the Secretary of the

Treasury may prescribe. (1814.)

836. Sec. 2512. That no duty shall be levied or collected on the importation of peltries brought into the territories of the United States by Indians, nor on the proper goods and effects, of whatever nature, of Indians passing or repassing the boundary-line aforesaid, unless the same be goods in bales or other large packages unusual among Indians, which shall not be considered as goods belonging to Indians, nor be entitled to the exemption from duty aforesaid. (1815.)

a. Sec. 2513. There shall be levied, collected, and paid on the importation of ALL raw or unmanufactured articles, not herein enumerated or

837. \{\text{ provided for, a duty of ten per centum ad valorem;}

b. And ALL articles manufactured, in whole or in part, not herein enumerated or provided for, a duty of twenty per centum ad valorem.

838. Sec. 2491. All persons are prohibited from importing into the United States, from any foreign country, any obscene book, pamphlet, paper, writing, advertisement, circular, print, picture, drawing, or other representation, figure or image on or of paper or other material, or any cast, instrument, or other article of an immoral nature, or any drug or medicine, or any article whatever, for the prevention of conception, or for causing unlawful abortion. No invoice or package whatever, or any part of one, in which any such articles are contained shall be admitted to entry; and all invoices and packages whereof any such articles shall compose a part are liable to be proceeded against, seized, and forfeited by due course of law. All such prohibited articles in the course of importation shall be detained by the officer of customs, and proceedings taken against the same as prescribed in the following section:

839. Provided, That the drugs hereinbefore mentioned, when imported in bulk and not put up for any of the purposes hereinbefore specified, are ex-

cepted from the operation of this section. (900.)

840. Sec. 2492. Whoever, being an officer, agent, or employé of the Government of the United States, shall knowingly aid or abet any person engaged in violation of any of the provisions of law prohibiting importing, advertising, dealing in, exhibiting, or sending or receiving by mail obscene or indecent publications or representations, or means for preventing conception or procuring abortion, or other articles of indecent or immoral use or tendency, shall be deemed guilty of a misdemeanor, and shall for every offence be punishable by a fine of not more than five thousand dollars or by imprisonment at hard labor for not more than ten years, or both. (Rev. Stat., Sec., 1785.)

841. Sec. 2493. Any judge of any district or circuit court of the United States, within the proper district, before whom complaint in writing of any violation of the preceding sections is made, to the satisfaction of such judge, and founded on knowledge or belief, and supported by oath or affirmation of the complainant, may issue, conformably to the Constitution, a warrant directed to the marshal, or any deputy marshal, in the proper district, directing him to search for, seize, and take possession of any such article or thing hereinbefore mentioned, and to make due and immediate return thereof, to the end that the same may be condemned and destroyed by proceedings, which shall be con-

ducted in the same manner as other proceedings in the case of municipal seizure,

and with the same right of appeal or writ of error. (901.)

842. Sec. 2494. The importation of neat cattle, and the hides of neat cattle from any foreign country into the United States is prohibited: Provided, That the operation of this section shall be suspended as to any foreign country or countries, or any parts of such country or countries, whenever the Secretary of the Treasury shall officially determine, and give public notice thereof, that such importation will not tend to the introduction or spread of contagious or infectious diseases among the cattle of the United States; and the Secretary of the Treasury is hereby authorized and empowered, and it shall be his duty, to make all necessary orders and regulations to carry this law into effect, or to suspend the same as therein provided, and to send copies thereof to the proper officers in the United States, and to such officers or agents of the United States in foreign countries as he shall judge necessary. (902.)

843. Sec. 2495. Any person convicted of a wilful violation of any of the provisions of the preceding section shall be fined not exceeding five hundred dollars, or imprisoned not exceeding one year, or both, in the discretion of the

court. (904.)

844. Sec. 2496. No watches, watch-cases, watch-movements, or parts of watch-movements, or any other articles of foreign manufacture, which shall copy or simulate the name or trade-mark of any domestic manufacture, shall be admitted to entry at the custom-houses of the United States, unless such domestic manufacturer is the importer of the same. And in order to aid the officers of the customs in enforcing this prohibition, any domestic manufacturer who has adopted trademarks may require his name and residence and a description of his trade-marks to be recorded in books which shall be kept for that purpose in the Department of the Treasury, under such regulations as the Secretary of the Treasury shall prescribe, and may furnish to the department fac-similes of such trade-marks; and thereupon the Secretary of the Treasury shall cause one or more copies of the same to be transmitted to each collector or other proper officer of the customs. (905.)

845. Sec. 2497. No goods, wares, or merchandise, unless in cases provided for by treaty, shall be imported into the United States from any foreign port or place, except in vessels of the United States, or in such foreign vessels as truly and wholly belong to the citizens or subjects of that country of which the goods are the growth, production, or manufacture; or from which such goods, wares, or merchandise can only be, or most usually are, first shipped for transportation. All goods, wares, or merchandise imported contrary to this section, and the vessel wherein the same shall be imported, together with her cargo, tackle, apparel, and furniture, shall be forfeited to the United States; and such goods, wares, or merchandise, ship, or vessel, and cargo shall be liable to be seized, prose-

collection, distribution, and remission of forfeitures to the United States by the several revenue laws. (906.)

846. Sec. 2498. The preceding section shall not apply to vessels, or goods, wares, or merchandise, imported in vessels of a foreign nation which does not maintain a similar regulation against vessels of the United States. (907.)

cuted, and condemned, in like manner, and under the same regulations, restrictions, and provisions as have been heretofore established for the recovery,

847. Sec. 7. That sections twenty nine hundred and seven and twenty-nine hundred and eight, of the Revised Statutes of the United States, (1869-70.) and section fourteen of the act entitled "An act to amend the customs revenue laws, and to repeal moieties," approved June twenty-second, eighteen hundred and seventy-four, (2156.) be, and the same are hereby, repealed. and hereafter none of the charges imposed by said sections or any other provisions of existing law shall be estimated in ascertaining the value of goods to be imported, nor shall the value of the usual and necessary sacks, crates, boxes, or covering, of any kind be estimated as part of their value in determining the amount of duties for which they are liable:

848. Provided, That if any packages, sacks, crates, boxes, or coverings of any kind shall be of any material or form designed to evade duties thereon, or designed for use otherwise, than in the bona-fide transportation of goods to the United States, the same shall be subject to a duty of one hundred per centum ad valorem upon the actual value of the same.

SEC. 8. That section twenty-eight hundred and forty-one of the Revised Statutes of the United States is hereby amended and shall on and after the first

day of July, eighteen hundred and eighty-three, be as follows:

849. Sec. 2841. Whenever merchandise imported into the United States is entered by invoice, one of the following oaths, according to the nature of the case, shall be administered by the collector of the port, at the time of entry, to the owner, importer, consignee, or agent: Provided, That if any of the invoices or bills of lading of any merchandise imported in said vessel, which should otherwise be embraced in said entry, have not been received at the date of the entry, the affidavit may state the fact, and thereupon such merchandise of which the invoices or bills of lading are not produced shall not be included in such entry, but may be entered subsequently.

OATH OF CONSIGNEE, IMPORTER, OR AGENT.

____, do solemnly and truly swear (or affirm) that the invoice and bill of lading now presented by me to the collector of ———— are the true and only invoice and bill of lading by me received, of goods, wares, and merchandise imported in the ——, whereof ——— is master, from , for account of any person whomsoever for whom I am authorized to enter the same; that the said invoice and bill of lading are in the state in which they were actually received by me, and that I do not know nor believe in the existence of any other invoice or bill of lading of the said goods, wares, and merchandise; that the entry now delivered to the collector contains a just and true account of the said goods, wares, and merchandise, according to the said invoice and bill of lading; that nothing has been, on my part, nor to my knowledge, on the part of any other person, concealed or suppressed, whereby the United States may be defrauded of any part of the duty lawfully due on the said goods, wares, and merchandise; that the said invoice and the declaration therein are in all respects true, and were made by the person by whom the same purports to have been made, and that if, at any time hereafter, I discover any error in the said invoice, or in the account now rendered of the said goods, wares, and merchandise, or receive any other invoice of the same, I will immediately make the same known to the collector of this district. And I do further solemnly and truly swear (or affirm) that, to the best of my knowledge and belief (insert the name and residence of the owner or owners), is (or are) the owner (or owners) of the goods, wares, and merchandise mentioned in the annexed entry; that the invoice now produced by me exhibits the actual cost (if purchased) or fair market value (if otherwise obtained) at the time or times and place or places when or where procured (as the case may be), of the said goods, wares, and merchandise, including all cost for finishing said goods, wares, and merchandise to their present condition, and no other or different discount, bounty, or drawback but such as has been actually allowed on the same.

OATH OF OWNER IN CASES WHERE MERCHANDISE HAS BEEN ACTUALLY PURCHASED.

wares, and merchandise, including all cost of finishing said goods, wares, and merchandise to their present condition, and no other discount, drawback, or bounty but such as has been actually allowed on the same; that I do not know or believe in the existence of any invoice or bill of lading other than those now produced by me, and that they are in the state in which I actually received them. And I further solemnly and truly swear (or affirm) that I have not in the said entry or invoice concealed or suppressed anything whereby the United States may be defrauded of any part of the duty lawfully due on the said goods, wares, and merchandise; that the said invoice and the declaration thereon are in all respects true, and were made by the person by whom the same purports to have been made, and that if at any time hereafter I discover any error in the said invoice or in the account now produced of the said goods, wares, and merchandise, or receive any other invoice of the same, I will immediately make the same known to the collector of this district.

OATH OF MANUFACTURER OR OWNER IN CASES WHERE MERCHANDISE HAS NOT BEEN ACTUALLY PURCHASED.

852. I, ———, do solemnly and truly swear (or affirm) that the entry now delivered by me to the collector of ——— contains a just and true account of goods, wares, and merchandise imported by or consigned to me in the -- - is master, from -; that the said goods, wares, and merchandise were not actually bought by me, or by my agent, in the ordinary mode of bargain and sale, but that, nevertheless, the invoice which I now produce contains a just and faithful valuation of the same, at their fair market value, at the time or times and place or places when and where procured for my account (or for account of myself or partners); that the said invoice contains also a just and faithful account of all the cost for finishing said goods, wares, and merchandise to their present condition, and no other discount, drawback or bounty but such as has been actually allowed on the said goods, wares, and merchandise; that the said invoice and the declaration thereon are in all respects true, and were made by the person by whom the same purports to have been made; that I do not know nor believe in the existence of any invoice or bill of lading other than those now produced by me, and that they are in the state in which I actually received them. And I do further solemnly and truly swear (or affirm) that I have not in the said entry or invoice concealed or suppressed anything whereby the United States may be defrauded of any part of the duty lawfully due on the said goods, wares, and merchandise, and that if at any time hereafter I discover any error in the said invoice, or in the account now produced of the said goods, wares, and merchandise, or receive any other invoice of the same, I will immediately make the same known to the collector of this district.

853. Sec. 9. If upon the appraisal of imported goods, wares, and merchandise, it shall appear that the true and actual market value and wholesale price thereof, as provided by law, cannot be ascertained to the satisfaction of the appraiser, whether because such goods, wares, and merchandise be consigned for sale by the manufacturer abroad to his agent in the United States, or for any other reason, it shall then be lawful to appraise the same by ascertaining the cost or value of the materials composing such merchandise, at the time and place of manufacture, together with the expense of manufacturing, preparing, and putting up such merchandise for shipment, and in no case shall the value of such goods, wares, and merchandise be appraised at less than the total cost or value thus ascertained.

854. Sec. 10. That all imported goods, wares, and merchandise which may be in the public stores or bonded warehouses on the day and year when this act shall go into effect, except as otherwise provided in this act, shall be subjected to no other duty upon the entry thereof for consumption than if the same were

imported respectively after that day; and all goods, wares, and merchandise remaining in bonded warehouses on the day and year this act shall take effect, and upon which the duties shall have been paid, shall be *entitled to a refund of the difference*, between the amount of duties paid and the amount of duties said goods, wares, and merchandise would be subject to if the same were imported

respectively after that date.

855. Sec. 11. Nothing in this act shall in any way change or impair the force or effect of any treaty between the United States and any other government, or any laws passed in pursuance of or for the execution of any such treaty, so long as such treaty shall remain in force in respect of the subjects embraced in this act; but whenever any such treaty, so far as the same respects said subjects, shall expire or be otherwise terminated, the provisions of this act shall be in force in all respects in the same manner and to the same extent as if no such treaty had existed at the time of the passage hereof. (1806.)

856. Sec. 12. That in respect of all articles mentioned in Schedule E of section six of this act, (235 to 244.) this act shall take effect on and after the first

day of June, anno Domini eighteen hundred and eighty-three.

857. Sec. 13. That the repeal of existing laws or modifications thereof embraced in this act shall not affect any act done, or any right accruing or accrued, or any suit or proceeding had or commenced in any civil cause, before the said repeal or modifications; but all rights and liabilities under said laws shall continue and may be enforced in the same manner as if said repeal or modifications had not been made; nor shall said repeal or modifications in any manner affect the right to any office, or change the term or tenure thereof.

858. Any offences committed, and all penalties or forfeitures or liabilities incurred under any statute embraced in or changed, modified, or repealed by this act may be prosecuted and punished in the same manner and with the

same effect as if this act had not been passed.

859. All acts of limitation, whether applicable to civil causes and proceedings or to the prosecution of offences or for the recovery of penalties or forfeitures embraced in or modified, changed or repealed by this act, shall not be

affected thereby;

860. And all suits, proceedings, or prosecutions, whether civil or criminal, for causes arising or acts done or committed prior to the passage of this act, may be commenced and prosecuted within the same time and with the same effect as if this act had not been passed.

INTERNAL REVENUE SECTION.

861. Sec. 4. That on and after May first, eighteen hundred and eighty-three, the internal taxes on snuff, smoking, and manufactured tobacco, shall be eight cents per pound; and on eigars which shall be manufactured and sold or removed for consumption or sale on and after the first day of May, eighteen hundred and eighty-three, there shall be assessed and collected the following taxes, to be paid by the manufacturer thereof:

862. On cigars of all descriptions, made of tobacco or any substitute therefor,

three dollars per thousand;

863. On cigarettes weighing not more than three pounds per thousand, fifty cents per thousand;

864. On cigarettes weighing more than three pounds per thousand, three dol-

lars per thousand:

865. Provided, That on all original and unbroken factory packages of smoking and manufactured tobacco and snuff, cigars, cheroots, and cigarettes held by manufacturers or dealers at the time such reduction shall go into effect, upon which the tax has been paid, there shall be allowed a drawback or rebate of the full amount of the reduction, but the same shall not apply in any case where the claim has not been presented within sixty days following the date of the reduction; and such rebate to manufacturers may be paid in stamps at the

reduced rate; and no claim shall be allowed or drawback paid for a less amount

than ten dollars.

866. It shall be the duty of the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, to adopt such rules and regulations and to prescribe and furnish such blanks and forms as may be necessary to carry this section into effect.

MARCH 3, 1883.

(U. S. STATUTES AT LARGE, Vol. XXII., p. 566.)

CHAP. CXXXII.—An Act making Saint Vincent, in the State of Minnesota, a port of entry in lieu of Pembina, in the Territory of Dakota.

867. That Saint Vincent, in the State of Minnesota, be, and is hereby, created the port of entry for the collection district of Minnesota, in place of Pembina, in the Territory of Dakota; that from and after the date of the passage of this act Pembina shall cease to be a port of entry of the United States; that the collector of customs for the collection district of Minnesota shall reside at Saint Vincent; and sections twenty-five hundred and ninety-five and twenty-five hundred and ninety-six of the Revised Statutes are hereby amended accordingly.

APRIL 18, 1884.

(U. S. STATUTES AT LARGE, Vol. XXIII., p. 11.)

Chap. XXIV.—An Act to further suspend the operation of section fifty-five hundred and seventyfour of the Revised Statutes of the United States, title seventy-two, in relation to guano islands.

868. That section fifty-five hundred and seventy-four, title seventy-two, of the Revised Statutes of the United States, be, and the same is hereby, further suspended, as therein set forth, for the period of five years next from and after the passage of this act.

APRIL 18, 1884.

(U. S. STATUTES AT LARGE, Vol. XXIII., p. 11.)

Chap. XXV.—An Act to amend section twenty-five hundred and twenty-seven of the Revised Statutes relating to the district of Gloucester.

869. That the second clause of section twenty-five hundred and twenty-seven of the Revised Statutes, describing the district of Gloucester, is hereby amended by making the town of Rockport a port of delivery therein.

APRIL 18, 1884.

(U. S. STATUTES AT LARGE, Vol. XXIII., p. 11.)

Chap. XXVI.—An Act making it a felony for a person to falsely and fraudulently assume or pretend to be an officer or employee acting under authority of the United States or any Department or any officer thereof, and prescribing a penalty therefor.

870. That every person who, with intent to defraud either the United States or any person, falsely assumes or pretends to be an officer or employee acting under the authority of the United States, or any Department, or any officer of the Government thereof, and who shall take upon himself to act as such, or who shall in such pretended character demand or obtain from any person or from the United States, or any Department, or any officer of the Government thereof, any money, paper, document, or other valuable thing, shall be deemed guilty of felony, and

shall, on conviction thereof, be punished by a fine of not more than one thousand dollars, or imprisonment not longer than three years, or both said punishments, in the discretion of the court:

June 9, 1884.

(U. S. STATUTES AT LARGE, Vol. XXIII., p. 40.)

Chap. LXXIII.—An Act fixing the rate of postage to be paid upon mail matter of the second class when sent by persons other than the publisher or news agent.

871. That the rate of postage on newspaper and periodical publications of the second class, when sent by others than the publisher or news agent, shall be one cent for each four ounces or fractional part thereof, and shall be fully prepaid by postage-stamps affixed to said matter.

June 20, 1884.

(U. S. STATUTES AT LARGE, Vol. XXIII., p. 48.)

CHAP. CIII.—An Act to amend an Act entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," approved June 10th, eighteen hundred and eighty.

872. That the first and seventh sections of the Act entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," approved June tenth, eighteen hundred and eighty, be, and the same is hereby, amended by inserting the words "Newport News" after the word "Norfolk," in each of said sections.

June 26, 1884.

(U. S. STATUTES AT LARGE, Vol. XXIII., p. 53.)

Chap. CXXI.—An Act to remove certain burdens on the American merchant marine and encourage the American foreign carrying trade, and for other purposes.

873. That the last clause of section forty-one hundred and thirty-one of the

Revised Statutes be amended so as to read as follows:

"All the officers of vessels of the United States shall be citizens of the United States, except that in cases where, on a foreign voyage, or on a voyage from an Atlantic to a Pacific port of the United States, any such vessel is for any reason deprived of the services of an officer below the grade of master, his place, or a vacancy caused by the promotion of another officer to such place, may be supplied by a person not a citizen of the United States until the first return of such vessel to its home port; and such vessel shall not be liable to any penalty or penal tax for such employment of an alien officer."

874. Sec. 16. All articles of foreign production needed, and actually withdrawn from bonded warehouses, for supplies not including equipment of vessels of the United States engaged in the foreign trade, including the trade between the Atlantic and Pacific ports of the United States, may be so withdrawn free of duty,

under such regulations as the Secretary of the Treasury may prescribe.

875. Sec. 17. When a vessel is built in the United States for foreign account, wholly or partly of foreign materials on which import duties have been paid, there shall be allowed on such vessel, when exported, a drawback equal in amount to the duty paid on such materials, to be ascertained under such regulations as may be prescribed by the Secretary of the Treasury. Ten per centum of the amount of such drawback so allowed shall, however, be retained for the use of the United States by the collector paying the same.

876. Sec. 23. That sections thirty nine hundred and seventy-six and forty-two hundred and three of the Revised Statutes of the United States, and all other

compulsory laws and parts of laws that oblige American vessels to carry the mails to and from the United States arbitrarily, or that prevent the clearance of vessels until they shall have taken mail matter on board, be and the same are hereby repealed, but such repeal shall not take effect until the first day of April, eighteen hundred and eighty-five.

877. Sec. 24. That section twenty-nine hundred and sixty-six of the Revised Statutes be amended by striking out the words "propelled in whole or in part by

steam;" so that said section as amended shall read as follows:
878. "Sec. 2966. When merchandise shall be imported into any port of the United States from any foreign country in vessels, and it shall appear by the bills of lading that the merchandise so imported is to be delivered immediately after the entry of the vessel, the collector of such port may take possession of such merchandise and deposit the same in bonded warehouse; and when it does not appear by the bills of lading that the merchandise so imported is to be immediately delivered, the collector of the customs may take possession of the same and deposit it in bonded warehouse, at the request of the owner, master, or consignee of the vessel, on three days' notice to such collector after the entry of the vessel."

879. Sec. 29. That section twenty-seven hundred and seventy-six of the Re-

vised Statutes is hereby amended by adding thereto the following:

"Provided, That vessels arriving at a port of entry in the United States, laden with coal, salt, railroad-iron, and other like articles in bulk, may proceed to places within that collection district to be specially designated by the Secretary of the Treasury, by general regulations or otherwise, under the superintendence of customs officers, at the expense of the parties interested, for the purpose of unlading cargoes of the character before mentioned."

880. Sec. 30. All laws and parts of laws in conflict with the provisions of this act are hereby repealed; and this act shall take effect and be in force on and

after July first, eighteen hundred and eighty-four.

July 2, 1884.

(U. S. STATUTES AT LARGE, Vol. XXIII., p. 63.)

CHAP. CXLII .- An Act to amend an Act entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," approved June tenth, eighteen hundred and eighty.

881. That sections five and six of the Act entitled "An Act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes," approved June tenth, eighteen hundred and eighty, be, and the same are

hereby, amended so that they shall read as follows, namely:

882. Sec. 5. That merchandise transported under the provisions of this Act shall be conveyed in cars, vessels, or vehicles securely fastened with locks or seals, under the exclusive control of the officers of the customs; and merchandise may also be transported under the provisions of this Act by express companies on passenger trains, in safes and trunks, which shall be of such size, character, and description, and secured in such manner, as shall be from time to time prescribed by the Secretary; and in cases where merchandise shall be imported in boxes or packages too large to be included within the safes or trunks so prescribed, such merchandise may be transported under the provisions of this Act by such express companies in a separate compartment of the car, secured in such manner as shall from to time be prescribed by the Secretary of the Treasury; and merchandise, such as pig-iron, spiegel-iron, scrap-iron, iron-ore, railroad-iron, and similar articles commonly transported upon platform or flat cars, may be transported under the provisions of this Act upon such platform or flat cars; and the weight of such merchandise so transported shall be ascertained in all cases before shipment, and ordinary railroad scales may be used for such purpose; and inspectors shall be stationed at proper points along the designated routes, or upon any car, vessel,

vehicle, or train, at the discretion of the Secretary of the Treasury, and at the expense of the companies, respectively. Such merchandise shall not be unladen or transshipped between the ports of first arrival and final destination unless authorized by the regulations of the Secretary of the Treasury in cases which may arise from a difference in the gauge of railroads, or where the route is bonded for both land and water carriage, or from accidents, or from legal intervention, or when by reason of the length of the route the cars, after due inspection by customs officers, shall be considered unsafe or unsuitable to proceed further, or from low water, ice, or other unavoidable obstruction to navigation; and in no case shall there be permitted any breaking of the original packages of such merchandise.

883. Sec. 6. That merchandise so destined for immediate transportation shall be transferred, under proper supervision, directly from the importing vessel to the car, vessel, or vehicle specified in the entry provided for in Section two of this

Act.

SUPPLEMENTARY SCHEDULE OF DUTIES.

UNDER

DECISIONS PUBLISHED SINCE MARCH 3, 1883.

EXPLANATION OF ABBREVIATIONS AND REFERENCES.

-+, not otherwise provided for. -++, not specified nor otherwise provided for. provided for.
A. or Am., American.
add., additional.
add. dty., additional duty.
artfl., artificial.
alb., albata or German silver.
alc. pfv., alcoholic perfumery.
arts. Am. prod., articles the production of the United States.
btms., bituminous.
ch. comp., chief component. otms, bituminous. ch. comp., chief component, ch. v. or ch. val., chief value. chg. tbco., chewing tobacco. chem., chemical or chemistry. cls., classification. com., commissions. comp., component, composed of, or composition. contg., containing. cop., copper. cos., cosmetic. C., cotton. cr., crude ct., cts., cent or cents. cut., cutlery. dty, duty, dety, dety, dety, dety, dety, dety, dec. int., declaration of intention. dsc, discriminating. dist. spts., distilled spirits. dr., drug or drugs. dtbl., dutiable. emb., embroiderdy, embroideries, or armetidused. or embroidered.
e. w., earthen ware. ess., essential, or essence. exc., except exp., exported, exports, or exportation.

ext., extract.

fl., flannel. fild., filled. fls., flowers frn., foreign. f, o, b., free on board. grd., ground.
grd., ground.
gl., glass.
G., gold.
gds., goods.
hdkfs., handkerchiefs.
im., imitation. imm.tr.,immediate transportation. impt., imported, importations, or imports. I., iron. J., jute.
ld., lead.
lr., leather.
L. linen.
M., mohair. M., mohair.
mat., material, or materials.
med., medicinal.
mer. v., merchantable value.
met., metallic, or metal.
mf., manufacture.
mfd., manufactured. mfg., manufacturing. mfr., manufacturer. mfs., manufactures. min., mineral at. med., patent or proprietary medicines. pr. met., precious metal. pf. gal., proof gallon,
pfy., perfumery.
ptd. mat., printed matter.
pr. in., principal ingredient.
pr. or prep., prepared, or preparations.

prsvd., preserved. ptg., painting. ptly., partly, or partially. pulv., powdered, or pulverized. regs., regulations. refd., refined. re-impt., reimported. re-impt, reimported.
rtd., returned.
S., silk.
sim., similitude.
sm. tbco., smoking tobacco.
sp. imp't., specially imported.
sp. pps., specific purposes.
sp'd. specified. sp d, speched, spts, spirits, st., steel. sub., sub-tance. sv., silver. tr., transportation, or transit. undervaluation. unenm., unenumerated. unenm., unenumerated.
ungrd., unground.
unmfd., unmanufactured.
v., vide, or see.
val., or v'd, valued.
veg. sub., vegetable substance.
vsl., vessel.
W., wool,
w. g., wire gauge.
w. h., warehouse.
whn., woollen.
wstd., worsted.
8.S., Synoptical Series of Treasury
Decisions.
T. D., Miscellaneous Treasury Decisions at the end of this volume. cisions at the end of this volume.
T. R., Treasury Regulations of 1857.
R. R., Revised Regulations of 1869.
Rgs., Treasury Regulations of 1874.

Initial letters or syllables, not above defined, are sometimes used to avoid repetitions of the same title or

pr. stones, precious stones.

Initial letters or syllapies, not above defined, are solded and the decisions of the Department not in the S.S., The numbers refer to paragraphs in Part II., and the dates to decisions of the Department not in the S.S., in connection with which, also, the ports, to the collector of which, respectively, the letters were addressed, are indicated. Individual correspondents are referred to by their initials.

are indicated. Individual correspondents are ref	e.
Α.	
Per	c
Abelone-meat, or abelones, dried and prepared,	
(283, S, S, 5905,)	6
Academy board, mf. of paper, (388, S. S., 6177.)	-
Accordions, plated ornaments for, (210, S, S., 6329.)	6
Acetone, (102, 822, S. S., 7210.) \$2 per gal.	
Acids, batyric, (594, S. S., 6353.) Free.	
carbolic, all, (594, S. S., 6353, 6609.) Free.	
phenic, so-called, (8376, S. S., 5825.)	2
pierie, (82, S. S., 6011.)	6
rosolie, (82, S. S., 6609.)	6
valerianic, (594, S. S., 6353.) Free.	
Acme sockets, iron, ptly, mfd., (216, S. S., 7041.)	4
Actinolite, grd., (95, S. S., 6670.)	1
Additional duty for undy, when incurred sepa-	
rately on goods in one invoice, subject to differ-	
ent rates of duty, but intended for use together	

as an entirety, but not made up, (S. S., 6527.)

2 0, 21, 011 0000 0111 0111010 011
of coverings, etc., (S. S., 5748.)
Additional duty, on parts of invoice, advanced
(S. S., 7003.)
Additional or penal duty, none on add. quant
ties reported after entry, (S. S., 6981.)
Additions to invoice values by importer unde
protest and appeal, to avoid forfeiture, final
(S. S., 7075.)
Æolian harp, so-called, metal and glass, (143 o

Additional duty, when not imposed under 1862, Pt I on account of increase arising from value

216, S. S., 5684.) Agate charms, in form of whistles, &c., (459, S. S., Agates cut and polished on one side, (95 or 480, S.

S., 7299.) "Agraffes," so-called, or fancy clasps for cloaks, &c., met. and wood, (216, S. S., 6425.)

(55)

Per	et.	Per	ct
Alabaster vases, (394, S. S., 7127.)	10	Animals, for breeding, (see Rules, S. S., 5664, 5712,	
Alaska, shipments to, of wine and malt liquors,		5733, 5736.)	
(S. S., 6820.)		Animals from contiguous frn. territory, when free	
Albespeyse's Episplastique papers, Nos. 1 and 2,		entry for temporary use allowed, (S. S., 6815.)	
(99, S. S., 6837.)	50	Antependia, for churches, not free as regalia, (S.	
Albespeyse's Vesicatoires, or Blistering tissue,	F0	S., 6984.)	
(99, S. S., 6837.)	50	"Antipyrine," so-called, (99, S. S., 7086.)	50
Albums, leather, paper and met., lr. ch. v., (463,	60	Antique ecclesiastical woodwork, such as carved	
823, S. S., 6071.)	30	panels and figures, from very old cathedrals,	
parts of, separately packed and invoiced,		(669, S. S., 7179.) Free.	
dtbl. respectively according to material, (S. S., 6122.)		Antiquities, collections of—rule modified, (see S.	
" photographic, lr. ch. v., met. of little val.,		S., 6842.)	
(463, S. S., 6023.)	30	Appraisements and re-appraisements, effect of, (S. S., 7235.)	
Albums, photograph, plush, S. ch. v., (383, S. S.,	50	Appraisement, rules for, (S. S., 6738.)	
5973.)	50	Appraisements of goods by sample, (S. S., 6601.)	
Albums, plated metal clasps and ornaments for,	00	Appraising officers, powers of, (S. S., 7235.)	
(210, S. S., 6345.)	35	Appraisers, merchant, selection of, (S. S., 6111.)	
Albums, silk, met. and paper, S. ch. v., (383, S. S.,		Appraisers, not to disclose sources of informa-	
6597.)	50	tion as to undervaluation and frauds, (S. S.,	
Alcohol, withdrawn from bond for scientific pps.,		6250.)	
(S. S., 7294.)		Appraiser's returns, rule as to correction of errors	
Alcoholic essences, so-called, but really alcoholic		in, (S. S., 6928.)	
com pounds $+ + + +$, (103, S. S., 6195.)		Architect, visiting U. S. professionally-photo-	
\$2 per gal. for alcohol contained therein and	25	graphic apparatus in his use, free under 815,	
Alcoholic flavoring liquor, or ext. of lemon, (103,		(S. S., 6977.)	
S. S., 6573.) \$2 per gal. on alcohol and	25	Architects, works of art, &c., bought by them	
Alcoholic infusion, invoiced as an "Infusion al-		abroad while travelling, are not tools of trade,	
coholique de broñ de noix, at 53 degrees," (312,		&c., under 815 a, (S. S., 7009.)	
S. S., 5682.) \$2 per pf. gal.		Arrowroot flour, (772, 825, S. S., 6261.) Free.	
Alcoholic perfumery in tin cans or bulk, (100 S.		Artificial bait, rubber frogs, insects, &c., with steel	
8., 6565.) \$2 per gal. and	50	fish-hook, (216, S. S., 7013.)	4
Alcoholic tinctures and flavoring extracts of al-		Artificial flowers, not for millinery use but other-	
cohol, glucose, orange-peel, and artfl. fruit		wise the same, (429 b, S. S., 6216.)	50
ethers, (alc. ch. v.) (103, S. S., 7101.)	05	Artificial flowers, pt. rubber, (429, S. S., 7207.)	5(
\$2 per gal. on alcohol and Ale, in glass bottles, add. dty. on bottles, (S. S.,	20	Artificial leaves of paper for millinery use, (429,	E (
5958.)		S. S., 7225.)	50
Ale, in stone bottles or jugs, no separate duty on	-	Artists' oils, (other than linseed) used as "thinners" of paints, &c., (92, S. S., 7320.)	25
the bottles and jugs, (S. S., 5957.)		Asbestos paper, so-called, (388, S. S., 6975.)	15
Alewives, fish, pickled in barrels, (279, S. S., 7215.)		Attorney, entry by, without bond to produce	10
1 ct. per lb.		owner's oath, not allowed, (S. S., 7018.)	
Alizarine oil and alizarine assistant, (see "Oils.")		Auburger's syrup lactucarium, (99, S. S., 6837.)	50
Alizarine orange mfd. from artfl. alizarine, (82,			
S. S., 6956.)	35	В.	
Alkekenge pills, (99, S. S., 6915.)	50	15.	
Almonds, bitter-, shelled, (303 a, S. S., 6953.)		Bacon, domestic, cured by salt, on which draw-	
$7\frac{1}{2}$ cts. per lb.		back had been allowed, admitted to free entry	
Almond oil, distilled, (555, S. S., 6545.) Free,		on such allowance being refunded, (S. S., 6817.)	
Alms-basins for churches, as regalia, (771, S. S.,		Baggage for I. T. by bonded express companies,	
6849.) Free.		rules as to, (S. S., 6943.)	
Altars, church-, and their appurtenances, chily. of		Baggage, free entry of cigars in, limited to 50,	
caen stone, not statuary nor specimens of sculp-		(S. S., 6841.)	
ture under 771, but dtbl. under 487 b, (S. S., 6032.)	20	Baggage, from Canada to Manitoba, through U.S.	
Altar-desks for churches not free under 771, (S.S., 7229.)		under R. R. through checks, (S. S., 6794.)	
		Baggage of passengers, no permit required for	
Althea root, cut in small pieces, (636, S. S., 6788.)		landing of, (S. S., 5661.)	
Amber, ptly. mfd., (837 b, S. S., 6745.)	20	Baggage, passengers', remission of duties under \$2 on articles in, (S. S., 7288.)	
American artists, productions of, entitled to free	20	Baggage, rules for imm. tr. of. (S. S., 6881.)	
entry include those of permanent residents, not		Bagging, double warp Dundee-jute, (342, S. S.,	
actually citizens of the U.S., (S. S., 6883.)		6343.)	40
American barrels, casks, carboys, bags and ves-		Bagging, jute, striped sacking for horse-blankets	-
sels, rules for free entry of, (S. S., 6235.)		similar to, (312, S. S., 7265.)	40
American grain-bags, bonds for return of, (S. S.,		Bagging of jute or flax, like mfs. to $+ + (342,$	
5846.)		S. S., 7024.)	40
Amethysts, whether rough or cut, (480, S. S., 6390.)	10	Bags, paper, (388, S. S., 6282.)	15
Aniline dye, "Jaune Indien," (82, S. S., 5686.)	85	Bait, artfl., of rubber frogs and insects, with steel	

SUPPLEMENTARY SCHEDULE OF DUTIES.

n	n4	Per	ot.
Per Balances and weights, fine, (216, S. S., 6236.)	45	Bett's patent portable globes as maps, (384, S. S.,	Ct.
Balings for burlaps not dtbl., (S. S., 5987.)	10	6747,)	25
Balls, glass, for ornamenting combs, (143, S.S.,		Bichromate of soda, (49, 822, S. S., 6651.)	
5723.)	45	3 cts. per lb.	
Balls, of colored glass with brass screws, (143,		Bicycle backbones, steel tubes for, unfinished,	
S. S., 5992.)	45	(216, S. S., 5726.)	45
Bamboo baskets, painted, &c., (395, S. S., 6913.)	30	Bicycles accompanying passengers, personal	
Bamboo fibre, (482, S. S., 6338.)	10	effects under 815 a, (S. S., 6384.) Free.	
Bands of gilt paper, embossed, (388, S. S., 7258.)	15	Bicycles, new, brought by passenger, not free as personal effects under 815 a, (S. S., 6499.)	
Banners for churches, as regalia, (771, S. S., 7343.) Free.		Bicycles, steel tubes for mf. of, (216, S. S., 6778.)	45
Baptismal font, marble for church, (468, S. S.,		Bills of lading, withdrawal from files, (S. S.,	
6249.)	50	6761.)	
Barberry wine, (837 b, S. S., 6297.)	20	Bird skins, crude, dried, and stuffed, for milli-	
Barium, chloride of, (92, S. S., 6301.)	25	ners' use, (429 a, S. S., 5930.)	25
Bark, hemlock, cr. for tanning, (509 or 636, S. S.,		Birds, small figures of, mfd. of natural feathers,	
5892.) Free.		and arranged on branches on stands with glass	
Barley cannot be entered as seeds, (S. S., 6156.)		shades, (429 b, S. S., 7248.)	50
Barrels containing grapes not included in dtbl.		Birds, with other ornaments for mantels, similar	50
value, (S. S., 5991.)		to those for millinery pps., (429, 823, S. S., 6320.)	10
Barrels covering cement not dtbl., (S. S., 5997.)	25	Black dye, ext. logwood, ch. v., (84, 823, S. S., 6359.) Black oil for dressing wool, (92, S. S., 6143.)	25
Baryta, nitrate of, mfd., (92, S. S., 6172.) Basins, e. w., printed, (125, S. S., 6954.)	60	Blancard's pills of iodide of iron, (99 S. S., 6837.)	50
Baskets and other articles, metal covered with	00	Blancard's syrup of iodide of iron, (99, S. S. 6837.)	50
calcareous deposit. (216, S. S., 7043.)	45	Blankets brought in with free horses, (S. S., 6777.)	
Baskets, hanging, wire trimmed with silk, and		Free.	
filled with artfl. flowers, (S. and fl. ch. v., 383,		Blayn's papier fayard, (99, S. S., 6837.)	50
429 b., 823, S. S., 6230.)	50	Bobbinets, cotton, as C. laces, (325, S. S., 5944.)	40
Baskets of split bamboo wood, painted, &c., (395,		Bobbins, wooden, ptly. mfd., (233, S. S., 5886.)	35
S. S., 6913.)	30	Boca del Toro, vessels from, free from tonnage	
Basket-work trays of copper wire, small, known		duty, (S. S., 7114.)	45
as ash trays, &c., but adapted to other uses,	45	Bodkins or tape-needles, brass, (216, S. S., 6724.)	100
(216, S. S., 7328.) Bath brick, how dtbl. value estimated, (S. S.,	10	Bombs, Chinese, (431, 822, S. S., 6037.) Bondault's pepsine, (99, S. S., 6837.)	50
6025.)		Bondault's wine of pepsine, (99, S. S., 6837.)	50
Battery cups or cells, earthenware, carbon, and		Bonds, export, cancellation of, (S. S., 5793.)	
metal, e. w. ch. v., (127, S. S., 6533.)	55	Bonds for return of Am. grain bags, (S. S., 5846.)	
Battley's liquid opii, (99, S. S., 6684.)	50	Bonds, Int. Rev. Exp., cancellation of, (S.S., 5845.)	
Batyric acid for mfg. pps., (594, S. S., 6353.) Free.		Bonds, tr. and exp., cannot be cancelled without	
Bay rum, must be stamped as dist. spts., (S. S.,		exportation, (S. S., 5826.)	
7121.)		Bonjeau's ergotine, (99, S. S., 6837.)	50
Beaded laces, silk threads, dress and hat trim-	ΚO	Bonnets, metal ornaments for, (216, S. S., 6245.)	45 30
mings, S. ch. v., (383, S. S., 6375.) Bead embroideries on cotton, (396, S. S., 7032.)	50 50	Bonnets wholly or partly of silk, (400, S. S., 6197.) Bookbinders' cloths, (324, S. S., 5830.)	85
Beads, im. pearls on threads, (396, S. S., 6992.)	50	Books, &c., for institutions, oath for free entry of,	00
Beads, metal, all, (396, S. S., 6816.)	50	(S. S., 5821.)	
Beams or large spools of wood with metal flanges,		Books, impt. by individuals for private schools,	
for holding warps or yarn for earpet weaving,		not free, (S. S., 7060.)	
dutiable separately under 216, (S. S., 6715.)	45	"Book slates," so-called, (410, S. S., 6781.)	35
Beans, edible, in natural state, as veg. (286, S. S.,		Books, unbound, printed sheets of, over 20 years	-
6948, 7138.)	10	old, (384, S. S., 7338.)	25
Bed-sets of cotton lace, (325, S. S., 6214.)	40	Boot-studs, papier-mache, with metal shanks,	45
Bedsteads, metal, (230, S. S., 7125.)	35	(216, S. S., 5976.) Bordeaux red, a coal-tar color, (82, S.S., 6414.)	45 35
Beer, duty only on actual quantity imported, (308, S. S., 5862, 5974.)		Boston Art and Industry Exhibition, imports for	00
Beer mugs, brown stone or e. w., with raised fig-		free, (S. S., 5688.)	
ures and met. tops, (124, S.S., 6578.)	25	Bottles, capacity, brandy, ale, &c., (S. S., 6191.)	
Beet seed, (465, S. S., 7313.)	20	Bottles, cut glass, filled, (135, S. S., 6921.)	45
Beet sugar, machinery for mf. of, dtbl. under		Bottles, filled with olive oil, dtbl. separately un-	
present tariff, S. S., 5768.		der 133 or 134, according to character, (S.S., 5921.)	
Belloe's charcoal lozenges or pastilles, (99, S. S.,	-	Bottles of flint-glass (stoppers and necks grd.)	
6837.)	50	cont'g perfumery, (135-6, S. S., 6002.)	45
Belloe's charcoal powder, (99, S. S., 6837.)	50	Bottles of lime-glass, with ground stoppers, (135,	45
Bellows, hand, met., lr. and wood, (216, S. S., 6555.)	45	S. S., 7139.) same, with stoppers unground, (134, S. S., 7139.)	40
Bellows-nails, malleable, cast-iron, short, with	30	Bougies, cotton, coated with rubber, (453, S. S.,	
wide heads, (168, 822, S. S., 7257.) 4 cts. per lb.		7319.)	30
Bells, chimes of, tuned to be operated by keys,		"Bouquet papers," so-called, of cotton lace and	
(469, S. S., 5999.)	25		40

"Roughet papers" so called of vills and paper	et.	Per Purgreeve's granules valerienete de quining Ch	ct.
"Bouquet papers," so-called, of silk and paper, S. ch. v., (383, S. S., 6673.)	50	Burgreave's granules valerianate de quinine, Ch. Chauteaud, (99, S. S., 6837.)	50
Bouquets of dyed, dried flowers and grasses, (837, b		Burin du Buisson's syrup of proto-iodide of iron	
S. S., 6030.)	20	and manganese, (99, S. S., 6837.)	50
Bouquet Oenanthique des vins, (99, S. S., 6837.)	50	Burlap canvas, (334, S. S., 6537.)	3.5
Bowl-paper, (392 b, S. S., 6162.)	25	Burlaps, balings for, not dtbl., (S. S., 5987.)	
Boxes, paper, plain and fancy, and all other fancy	35	Burlaps not over 60 inches wide, not suitable for cotton bagging, (338, S. S., 6909.)	30
boxes of whatever mat., (390, S. S., 6005.) Bragg's charcoal, not proprietary, (525, S. S., 7170.)	อบ	Burnt clay, (98 a, S. S., 6140.) \$3 per ton.	00
Free.		Burnt glucose, for coloring brandy, (117, S. S.,	
Braid, elastic, C. & rubber, r. ch. val., (453, S. S.,		6740.)	50
5940.)	30	Bushing wire, of brass, (216, S. S., 7129.)	45
Braid, linen, (336, S. S., 6119.)	40	Button material, zinc, nickel-plated, (216, S. S.,	
Braid, metal, for military trimmings, (427, 822,		6904.)	45
S. S., 6547.)	25	Button ornaments, so-called, metal, intended to	
Braid, silk and cotton, (383, S. S., 6650.) Braids, cotton, (324, S. S., 6733.)	50 35	form parts of buttons but available for other uses, (216, S. S., 6584.)	45
Braids, linen, (336, S. S., 6443.)	40	Buttons, brass or gilt, must be such in fact, to be	10
Braids, plated, (427, 822, S. S., 6547.)	25	excluded from classification under 407 (S. S.,	
Braids, worsted woven, (368, S. S., 5808.)		6495.)	
30 cts. per lb. and	50	Buttons, brass or ptly of, (216, S. S., 6019, 6850.)	45
Brant's syrup of antiphlogistique, (99, S. S., 6837.)	50	Buttons, silk, 383, S. S., 6031.)	50
Brassheaded nails, (216, S-S., 6361.)	45	Byzantine carpets, (371, S. S., 6538.)	0.0
Brass wire, invoiced as "metal thread," but unfit		30 cts. per sq. yard and	30
for mf. of bouillon or cannetille, (216, S. S., 6436.)	45		
Bravais iron, or Fer Bravais, (99, S. S., 6837.)	50	C.	
Breechloading guns, altered from disused Euro-		Cabbage seed, (465, S. S., 7313).	20
pean arms, (203, S. S., 5889.)		Cabinet wood, sawed planks of, (219 b, S. S., 6421.)	
Breechloading shot-guns, made from old mus-		\$2 per 1000 ft., bd. meas.	
kets, (203, S. S., 5907.)	5	Café nigro, ext. of coffee, (99, S. S., 6827:)	50
Breeding, animals for, (see rules S. S., 5712, 5733,		Calico printing, size used in, (837 b, S. S., 6242.)	20
5736.)		Canada, appraisement of European goods from,	
"Briquet lamps," so-called, being small pocket- lamps of metal for smokers' use, (476, S.S., 6908,)	70	not originally destined for the U.S. should be	
Bristol board, (388, S. S., 6463.)	15	at the market value in Canada, (S. S., 6918.) Canada entries of merchandise imp. in large	
Britannia-ware medals, for church, (210, S. S.,	10	tows, (S. S., 6400.)	
7246.)	35	Canada, persons visiting to purchase clothing or	
Bronzes, imitation, (216, S. S., 6057.)	45	other dtbl. goods, must pay duty thereon, (S.S.,	
Bronze statuary, copies of, not the professional		6898,)	
productions of a statuary or of a sculptor, (216,		Canada, shipments of domestic goods through,	
S. S., 6181.)	45	from one U.S. port to another, not bona fide	
Broom root, unmfd., (636, S. S., 6215.) Free. Brunswick asphalt mastic, (95, S. S., 6336.)	10	exportations, (S. S., 7172.) Canadian goods in transit, under the treaty of	
Brush bass or stems, cr., (636, S. S., 6593.) Free.	10	Washington, Regulations for, (S. S., 6327.)	
Brushes, feather dust-, (404, S, S., 7015.)	30	Canadian products in transit, amendment of	
Buckles for hat ornaments, of iron and glass in		rules for expt. of, (S. S., 5730.)	
im. of jet. (458, S. S., 6015.)	25	Cancellation of Int. Rev. Expt. bonds, (S. S.,	
Buckles, hat, of iron, im. of silver, (216, S. S.,		5845.)	
6015.) Rueltles met net gilt ennleted (916 5 5 6600.)	45	Candlesticks, ormolued, (216, S. S., 6683,)	45
Buckles, met., not gilt or plated, (216, S. S., 6699.) Budding knives, pocket, (207 a, S. S., 6016.)	45 50	Canes, nearly finished, (409, S. S., 6600.) Canoes, not personal effects, under 815 a, (S. S.,	35
Bugeaud's wine of quinine, (99, S. S., 6837.)	50	7061.)	
Buhr or burr-stone rollers, with iron axles and		Cans, filled with lobsters, impt. under Treaty of	
flanges, (216, S. S., 7140.)	45	Washington, dtbl. under 2181. Pt. I., (S. S.,	
Buhr or burr-stones, so-called, being porcelain		5891.)	
cylinders to take the place of, (127, S. S., 5878.)	55	Canvas, cotton, for emb., dtbl. as countable C.,	
Bunion plasters, felted wool, dtbl. under 362 as		(S. S., 6362.)	
mfs, of W., (S. S., 6576.) Bureau of Statistics, Classifications for, S. S., 5696.		Canvas, jute, burlaps, and Pellisier-, (334, S. S.,	35
Burggrave's granules of aconite, (99, S. S., 6687.)	50	6537,) Caps, muslin, for babies and nurses, (324, S. S.,	01)
Burgreave's granules aconitine, Ch. Chauteaud,		6266.)	35
(99, S. S., 6837.)	50	Caps of tweed cloth, (366, S. S., 7214.)	
Burgreaves's granules arseniate de fer, Ch. Chau-		40 cts per lb. and	
teaud, (99, S. S., 6837.)	50	Caps, silk travelling, (383, S. S., 6044.)	50
Burgreave's granules digitaline, Ch. Chauteaud,		Carbolic acid, all, (594, S. S., 6496, 6609.) Free.	
(99, S. S., 6837.) Burgreave's granules hyposulphite de strych-	50	Card-baskets, iron-wire and porcelain, p. ch. v.	60
nine, Ch. Chauteaud, (99, S. S., 6837.)	50	(125, S. S., 7154.) Card clothing Rule for measuring, (S. S., 5800.)	00

Per	ct.	Per	ct.
"Card middle boards," so-called, paper, (392, S. S., 6632.)	25	Charcoal iron, the proviso 148 d held to apply only to iron embraced in 148, and not to 150	
Cargoes exp. in steamers, manifests of, (S. S.,	ai.	and 180, (S. S., 5910.)	
5810.)		Charges, as a dbtl. element, (S. S., 7001.)	
Carmine, Persianberry-, (837b, S. S., 5865.)	20	Charges, dutiable, labels and wrappers of yarns,	
Carpeting, B. Mosaic velvet, (378 a, S. S., 6033.) Carpet beaters, rattan, (233, S. S., 7188.)	40 35	(S. S., 6194.) Charges, dutiable, rule for distribution of, when	
Carpets, Byzantine, (371, S. S., 6538.)	00	goods in one invoice pay different rates of duty,	
30 cts. per sq. yd. and	30	(S. S., 5659.)	
Carpets, tapestry velvet and tapestry Brussels,		Charges, for pressing and baling of hay, dtbl.,	
woven whole but too small for ordinary rooms,		(S. S., 5744.) Charges, not to be deducted from invoice values,	
dtbl. under 372 or 373, (S. S., 6060.) Carriage robes, wool and hair, as mfs. of W . $+++$		(S. S., 5692.)	
362, (S. S., 7298.)		Charges, when dutiable, (S. S., 5706.)	
Carriages in use abroad for a year by their own-		Charges, when increase of value through assess-	
ers, who bring them here for their use as house-		ment of, not subject to additional duty under	
hold effects under 662, (S. S., 6712.) Free. Cartridges, metallic or saloon central fire, (216,		1862, Pt. I., (S. S., 5748.) Charms, glass and ivory, gl. ch. v., (143, S. S., 6050.)	45
S. S., 6634.)	45	Chemical compounds, not specified, dtbl. as such	
Cases cont'g pickles, certain not dtbl., (S. S., 5797.)		under 92, regardless of 823, (S. S., 6758.)	
Cashmere goat hair, all cla'd with 2d class wools		Chemical Monthly, German, as periodicals, (745,	
under 358, (S. S., 6999.) Cassava, or cassada root flour, (772 or 800, S. S.,		S. S., 5959.) Free. Chemical salts ordinarily used for manures, (502,	
5802.) Free.		S. S., 6264.) Free.	
Cassocks for choirs, when free, (S. S., 5942.)		Chenille cloth, cotton, in the piece, as countable	
Cassocks for churches, as regalia, (771, S. S., 7135.)		cottons, (S. S., 7186.)	
Free. Castings, iron, for machinery, ptly. mfd., (216,		Chimes of bells, tuned and to be operated by keys, (469, S. S., 5999.)	25
S. S., 6829.)	45	China, decorated mantel ornaments of, (125, S. S.,	20
Cast-iron ferrules and sockets, cylinder polished,		5975.)	60
for Hardy's patent picks, (161, S. S., 6774.)		China mugs, decorated, (125, S. S., 6610)	60
2 cts. per lb.		China plaques, painted in oil or otherwise, (125,	
Catalogues, advertising, for gratuitous distribu- tion, admitted free, (S. S., 6991.) (See "Gratui-		S. S., 6553.) Chinese bombs, (431, 822, S. S., 6037.)	60 100
tous distribution" and Circulars.)		Chinese tael, value of, (S. S., 6839.)	100
Cathedral glass, as unpolished cylinder, (138, S.		Chinoidine, (629, 825, S. S., 6865.) Free.	
S., 6984.)		Chloride of barium, (92 S. S., 6301.)	25
Catheters, cotton coated with rubber, (453, S. S., 7319.)	30	Chocolate confectionery in fancy boxes, (244, S. S.,	50
Cattle, Commissioner's report, (S. S., 5848.)	e)()	6727.) "Chocolate creams" so-called, manufactured of	
Cattle, quarantine of imported, (see Regs. S. S.,		sugar with chocolate coating and sold by the	
6491.)		pound, (244, S. S., 6932.)	50
Cattle, neat, rules for entries of, (S. S., 6411.)		Chromos mounted on terra-cotta, dtbl. under 823,	
Cattle, rules for importation of, (S. S., 5841.) Cattle, treatment and quarantine of, (S. S., 5753.)		(S. S., 5653.) Chromos printed on brass plaques, (216, S. S., 6899.)	45
Cedar, 818 includes only cabinet wood, (S. S.,		Churches, casts of figures from free min. subs. sp.	20
5842.)		impt. for, (759, 825, S. S., 7274.) Free.	
Cedar railroad ties, (769, S. S., 5842.) Free.		Churchill's syrup of hypophosphites, (99, S. S.,	FO
Cedar telegraph poles, round, unmfd., (734, S. S., 5842.)		6837.) Chutney, bottled, cases and wrappings not dtbl.,	50
	35	(S. S., 5777.)	
Cement, barrels cont'g, not included in dtbl. val.,		Cigarette-paper, cut to proper size for a cigarette,	
(S. S., 5997.)		(476, S. S., 7102.)	70
Cement, how dtbl. value estimated, (S. S., 6025.)		Cigarette-paper in sheets or reams, (392, S. S.,	25
Cement, Portland, barrels cont'g not an element of dtbl. val., (S. S., 7030.)		6189, 7228.) Cigarette-paper, pasteboard covers for books of,	20
Ceresin, ref'd. min. wax, (592, S. S., 6258.) Free.		(476, S. S., 7134.)	70
Chains, curb, of iron or steel, (415, S. S., 6101.)	35	Cigarette-papers, books of, (476, S. S., 6334.)	70
Chains, trace, iron, dtbl. under 171, (S. S., 5948.)		Cigarettes, domestic, weighing not over 3 lbs. per	
Chalk and glue figures, chalk ch. v., (127, S. S., 6933.)	55	M., reimported and remaining in public store until July 3d, 1883, (2093, 2203, Pt. I. 854, 863, S.	
Chandeliers with lustred crystals or glass, for	00	S., 6556.) 50 cts. per M. int. rev. tax	
church, not free as "regalia" under 771, (S. S.,		Cigars, as sea-stores, collector with naval officer	
7303.)		determines whether quantity excessive, and	
Changeable colored paper pictures, (388, S. S., 6098.)	15	alone estimates duty on excess, (S. S., 7270.) Cigars cannot be stamped in illegal packages, (S.	
	50	S., 7017.)	
Charcoal, Bragg's, not proprietary, (525, S. S.,		Cigars, cancelling of stamps, amendment of regs.	
7170.) Free.	- 1	(S. S., 6602.)	

Per	ct.	Per	et
Cigars in baggage, free entry limited to 50, (S. S., 6841.)		Cocoa fibre, dyed, known as kitul fibre, (676, S. S., 6661.)	Cu
Cigars, stamping of, when sold by customs authorities, (S. S., 6207.)		Cocoa, Fry's malted, as prep. cocoa, (292, S. S., 6518.) 2 cts. per lb.	
Cinchonidia, sulphate of, (629, 825, S. S., 5901.)		Cocoanut, desiccated, (837 b, S. S., 6483.) Cod-liver oil, (92, S. S., 7141.)	20 25
Circulars for gratuitous distribution dtbl., (384, S. S., 6620.)	25	Cod-oil, no allowance for "foots or sediment," (S. S., 7310.)	40
Citrated kali, (92, S. S., 6006.)	25	Colchicum, wine of, (118, S. S., 6006.)	
Citrate of magnesia, (92, S. S., 6291.)	25	50 cts. per lb.	50
Citrate of magnesia, eff., (92, S. S., 5949.) Citron, preserved in sugar, (302 a, S. S., 7216.)	25 35	Colla's iron pills, (99, S. S., 6687.) Colla's reduced iron, (99, S. S., 6837.)	50
Clams, canned (783, S. S., 6548.) Free.	90	Colla's santonine dragees, (99, S. S., 6837.)	50
Cans dtbl. under proviso in 2181, Pt. I.		Collars, cotton emb., (325, S. S., 6870.)	40
Clapboards, pine and spruce, no additional duty on, for planing, tonguing, &c., (S. S., 6318.)		Collars, emb., cotton ch. v., (324 a, S. S., 6062.) Same, linen ch. v., (337, S. S., 6062.)	35
Clasps for albums, plated metal, (210, S. S., 6345.)	35	Collars, silk, feathers and fur, S. and fthrs. ch. v.,	
Clasps or fastenings, fancy, for cloaks, called		(383, 429 b, 823, S. S., 6252.)	50
"agraffes," &c., metal, or metal and wood, (216, S. S., 6425.)	45	Collector's assessment of duty final in absence of legal protest and appeal, (S. S., 7049.)	
Classification, errors in, cannot be corrected	10	Colleges, affidavit on free entries of books for, (S.	
without protest and appeal, (S. S., 7028.)		S., 6550.)	
Classification, when collector and appraiser dif- fer as to, the former to decide, (S. S., 7113.)		Colleges, &c., oaths on free entries for, (S. S., 6599.)	
Clay, burnt, (98 a, S. S., 6140.) \$3.00 per ton. Clerical errors in invoices, correction of, (S. S.,		Coloring for sugar and confectionery, (837 b, S. S., 5732.)	20
6590.)		Colors, mineral, for ptg. china, (87, S. S., 6184.)	25
Clermont's sulphur powder, (99, S. S., 6687.)	50	Colors, aniline, "Jaune Indien," (82, S. S., 5686.)	35
Clertan's perles d'essence de terebinthine, (99, S. S., 6837.)	50	Combs, glass balls for ornamenting, (143, S. S., 5723.)	45
Clinical thermometers, (143, S. S., 6012.)	45	Compasses, mariners', and others, (143 or 216, S.S.,	10
Clippings of Dutch metal, (187, S. S., 6741.)		5977, 5984.)	45
1½ ct. per lb. Clippings of iron, (215, S. S., 6244.)	20	Compasses of iron for drawing, small, with pencil on one point, (216, S. S., 7276.)	45
Cloaks ptly. of W. or wstd., (367, S. S., 6653.)		"Composition glass balls," so-called, of colored	
45 cts. per lb. and Cloaks of wool and fur, fur ch. v., (367, S. S., 6862.)	40	glass with brass attaching screws, (143, S. S., 5992.)	45
45 ets. per lb. and Clocks, glass shades and wooden stands impt,	40	Composition metal in sheets or strips, (216, S. S., 6709.)	45
with, dtbl. as parts of, (414, S. S., 7322.)	30	Concentrated sour orange-juice, (543, 825, S. S.,	30
Clocks, glass shades for, (134, S. S., 6014.)	40	6589.) Free.	
Clocks, glass shades for, plain gl., (134, S. S., 6558.) Clock keys, as part of clocks, (414, S. S., 6558.)	40 30	"Confectionery in boxes," so-called, but colored and in 7 lb. boxes, and val. under 30 cts. per lb.,	
Clock, musical, (414, S. S., 6289.)	30	(243, S. S., 6961.) 10 cts. per lb.	
Clothing for frn. naval officers, not free, (S. S., 6606.)		Confectionery, turron, dtbl. as under 244, (S. S., 5954.)	50
Clothing in traveller's trunk, not in excessive		Consular certificates, none on goods purchased	
quantities, should be presumed to be free under 814 a, and delivered without payment of duty.		outside of consul's district, (S. S., 7160.) Consular certificates required to manifests and	
(S. S., 7255.)		invoices of vessels bound to ports of Guatemala,	
Club soda, specially prep. in bottles, (38, S. S.,		(S. S., 5894.)	
6790.) add. on bottles, (133, <i>Ibid.</i>)	30 30	Copper ore, cont'g over 3½ per cent. of fine copper, (186 a, S, S., 6035.)	
Coal bonded for consumption on vessel, not sub-	90	On fine copper cont'd therein, 2½ cts. per lb.	
ject to weighing fees, (S. S., 5860.)		Copper plates, engraved, (199, 822, S. S., 6380.)	25
Other fees on entry of, (S. S., 5861.)		Copper powder-flasks, (216, S. S., 5934.)	45 45
Coal, frn. vessels cannot put in for, except in ports of entry, (S. S., 5879.)		Copper wire insulated, (216, S. S., 5899.) Copying paper, (392 b, S. S., 6083.)	25
Coal, 1 per ct., not to be retained on, when bonded		Cord, cotton, covered with metal, (427, 822, S. S.,	
for use on vessel, (S. S., 5873.)		6840.) Cordials, duty only on actual quantity imported,	25
Coal of steamers, drawback on, (S. S., 5752.) Coat-linings, proviso in 365, held to apply to all-		(S. S., 5974.)	
wool goods only, (S. S., 6331, 6924.)		Cord, metal, for military trimmings, (427, 822, S.S.,	
Cookedes leather corrugated and enemalied not	10	6547.)	25
Cockades, leather corrugated and enamelled, not as hat-trimmings under 448, but as mfs. of lr.		Cord, silk and cotton, (383, S. S., 6650.) Cords, C. and rubber, r. ch. val., (453, S. S., 5940.)	50 30
under 463, (S. S., 7306.)	30	Cords, plated, (427, 822, S. S., 6547.)	25
Cocoa confectionery in fancy boxes, (244, S. S.,	EC	Cords, S. and rubber, S. ch. val., (363, S. S., 5940.)	50 40
6727.)	50	Corduroy, cotton, (325, S. S., 5969.)	36

_		Per	
Cork floats, cork, quill and met., cork ch. v., (422,	ct.	Cotton tarlatans and revere stripes, as countable	Ci
S. S., 6178.)	25	C., (S. S., 6360.)	
"Cork hat-tips," so-called, (422, S. S., 7341.)	25	Cotton trimmings or edgings, known as "crochet	
Cormbs, or corms, as bulbs or bulbous roots, not		edgings," (325, S. S., 6443.)	40
med., (405, S. S., 7280.)	20	Cotton underwear, emb. by hand, (324 a, S. S.,	3:
Corn, cannot be entered as seeds, (S. S., 6156.) Corn plasters, felted wool, dtbl. under 362 as mfs.		5986.) Cotton velvet ribbons, (325, 822, S. S., 6594.)	40
of W., (S. S., 6576.)		Cottons, countable and embroideries, separate	
Corn starch residuum (837 a, S. S., 6269.)	10	additional duty for undervaluation, (S. S., 6527.)	
Corn starch residuum, correction of error in S. S.,		Cottons, countable, proviso 320 d, e and f applies	
6269, (S. S., 6641.)		to both 319 and 320, (S. S., 6995.)	
Corset laces, linen, (336, S. S., 6119.)	40	Coverings and fittings of imported merchandise, when to be included in dtbl. val., (S. S., 5922.)	
Cotton and jute tapestry goods, C. ch. v., (324 α , S. S., 6003.)	35	Coverings, balings for burlaps, not dtbl., (S. S.,	
Cotton and rubber braid, r. ch. v., (453, S. S., 5940.)	30	5987.)	
Cotton and rubber cords, r. ch. v., (453, S. S., 5940.)	30	Coverings, barrels containing cement not in-	
Cotton and rubber webbing, (495, S. S., 5940.)	35	cluded in dtbl. val., (S. S., 5997.)	
Cotton bobbinets, as C. laces, (325, S. S., 5944.)	40	Coverings, cigar boxes, (S. S., 6192.)	
Cotton brace webbing, (495, S. S., 6587.) Cotton braids, (324, S. S., 6733.)	35 35	Coverings, outside, of bottled Chutney not dtbl., (S. S., 5777.)	
Cotton chenille cloth in the piece, as countable	00	Coverings of goods. (80e S. S., 6185.)	
cottons, (S. S., 7186.)		Coverings of goods, increase of value by reason	
Cotton cloth with narrow silk selvage, dtbl. as		of, when not subject to additional duty under	
countable cottons, (S. S., 6120.)		1862, Pt. I., (S. S., 5748.)	
Cotton cloths cut into strips for mf. of frillings, remain dtbl. as countable cottons, (S. S., 7325.)		Coverings of goods, when dutiable, (S. S., 5706.)	
Cotton corduroy, (325, S. S., 5969.)	40	Coverings, opinion of Attorney-General, (S. S., 6121.)	
Cotton, crossbar muslin, as countable C., (S. S.,	,	Covers, silk embossed, for parchment rolls, contg.	
6349.)		Old Testament, impt. for church as regalia,	
Cotton curtains, Madras and Crete, emb., (324, S.		(771, S. S., 6855.) Free.	
S., 6630.) Cotton curtain stuff, known as Madras muslin,	35	Covers, stand and table, jute, met., &c., jute ch. v., (334, S. S., 6660.)	21
dtbl. as countable cotton, (S. S., 6009.)		"Crepe diamond hat-trimming," so called, of	Oc
Cotton doylies, damask, (325, S. S., 6298.)	40	metal and cotton, met. ch. v., (216, S. S., 6910.)	4
Cotton emb. collars, (325, S. S., 6870.)	40	Crete curtains, emb., (324, S. S., 6630.)	38
Cotton emb. with wstd., dutiable under 363, (S. S.,		Crimes, false assumption of official authority, (870.)	
6309.)		Crocus, or "polishing powder," so called, (87, S.	01
Cotton fabrics, open work with parallel rows of emb. in the centre, (325, S. S., 6360.)	40	S., 6658.) Crushed oil cake, (748, 825, S. S., 6391, 6445.) Free.	20
Cotton frilling, as C. trimmings, (325, S. S., 7226.)	40	Curb chains, iron or steel (415, S. S., 6101.)	3
Cotton gloves, (322 or 324, S. S., 6248.)	35	Curlers, kid-hair-, iron wire, jute and lr., I. ch. v.,	
Cotton, hemmed handkerchiefs of, (325, S. S.,		(216, 823, S. S., 6432.)	4
6267.)	40	Curling-stone handles, brass, (685, S. S., 7212.) Free.	
Cotton italians, with very meagre silk stripes—as countable cottons under 319, 320, 321 and 823,		Curry combs, (216, S. S., 6337.)	4:
(S. S., 6706.)		Curtains, linen, part lace, (334, S. S., 5868.)	38
Cotton lace, shams, and bed sets, (325, S. S., 6214.)	40	Curtains, Madras and Crete, emb., (324, S. S., 6630.)	3
Cotton lappets, so-called, figured in the loom with			
colored yarn, dtbl. as colored countable cotton,		D.	
(S. S., 6456.) Cotton linings of knit woollen caps, not entitled		D.	
to separate cls., (S. S., 5656.)		Damage allowance, examination of sugar and	
Cotton nainsooks, satine checks. jaconets, and		green fruit for. (S. S., 6126.)	
corded mulls of, dtbl. as countable cottons, (S.		Damage allowance, none on midse. not in custody	
S., 6328.)	95	of govt., (S. S., 7312.)	
Cotton plush, (324 a, S. S., 6312.) Cotton, S. and rubber webbing, S. ch. v., (495, S.	35	Damage, allowance of, on spirits, &c., (S.S., 5837.) Damage allowance on oranges and lemons, (S.S.,	
S., 5940.)	35	6688.)	
Cotton seed, an oil seed under 452, (S. S., 5895.)		Damage allowance; prerequisites, (S. S., 6869.)	
tct. per lb.		Damage allowance, when application for, to be	
Cotton stockings, fashioned or shaped wholly or		filed as to I. T. goods, (S. S., 5911.) Damage allowance, sampling and testing sugar	
in pt. by knitting machines or frames, (323, S. S., 6248.)	40	at ports other than New York, (S. S., 6128.)	
Cotton stockings, wholly, or only ptly, fashioned on		Damaged dress goods, duties paid thereon cannot	
knitting frames, (323, 824, S. S., 5961.)	40	be refunded, (S. S., 5648.)	
Cotton tapes, with names or trademarks woven	0.5	Damaged goods in bond, stencilling of, (S. S.,	
in, (324, S. S., 6710.) Cotton tapestry borders, colored, slight metal ad-	35	7193.) Damage for rust on tin plate allowable, (S. S.,	
mixture, dtbl. as countable C., (S. S., 6373.)	,	5978.)	

S., 6853.)

Per ct.	Per ci
Damage from rust to iron or steel, or to mfs. of either or both, no allowance or reduction of duty to be made for, however it may be pro- duced, (184, S. S., 7296.)	Drawback on glue sizing, (S. S., 5669.) Drawback, on goods on which over \$50 duty had been paid, but which have been reduced below by unavoidable wastage, not barred, (S. S., 7089.)
Damage on currants, when not allowed, (S. S., 6531.)	Drawback on mfd. articles, certain rates revoked, (S. S., 5804.)
Dandelion root, raw or prep., (290, S. S., 6865.) 2 cts. per lb.	Drawback on molasses, syrup, (S. S., 5750.) Drawbacks for repairs of vessels, Indorsement
Dehaut's purgative pills, (99, S. S., 6837.) Debenture certificates, when received as duties, (S. S., 6072.)	on registers when made, (S. S., 6542.) Drawback on refined sugar and sirup, (S. S., 5755.) Drawback on rum mfd. from molasses, (S. S.,
Decanters, glass, with musical attachments, (135 or 143, S. S., 6355.) 45	6671.) Drawback on salt used in curing meat, addl.
Delivery of examined packages, (S. S., 7047.) Desiccated cocoanut, (837 b, S. S., 6483.) Desnoix & Co.'s plasters, (99, S. S., 6837.) 50	Regs., (S. S., 6708.) Drawback on salt used in curing meats, and on
Desnoix & Co.'s plasters, (99, S. S., 6837.) 50 Desnoix's thapsia plaster, (99, S. S., 6687.) 50 Diamond powder for the hair, (99, S. S., 6113.) 50	bags mfd. of imp. mat., (see Rules, S. S., 6950.) Drawback on salt used in curing exp. meats, (S. S., 6755.)
Diamonds, engravers', (216, S. S., 6907.) Disinfecting powder, comp. of ten or more sub-	Drawback on salt used in curing smoked meats, maximum allowance, (S. S., 6560.)
stances, with carbolic or cresylic acid as the disinfecting agent, (837 b, S. S., 7200.) 20	Drawback on salt used in packing canned meats, (S. S., 6517.) Drawback on scarfs made of impt. silk lace and
Distilled spirits, domestic, expt., with intention to re-impt., not entitled to entry under Sec. 2500, Rev. St., ante, Pt. I, 909. (For disposition of,	tinsel, (see S. S., 7090.) Drawback on sugar and sirup, (S. S., 6157.)
see S. S., 6856, 6885–6, 6892.) Dog-biscuit, (837 b, S. S., 7304.)	Drawback on sugar refd. from molasses, (S. S., 6480.)
Dog-collars, of leather and brass, (216, S. S., 7175.) 45 Dolls' silk stockings, (425, S. S., 5967.) 35 Domestic spirits or other products, exp. and re-	Drawback on tin cans, (S. S., 6656.) Drawback, time for allowance of, under 1982, Pt. I. not limited, (S. S., 6748.)
imported, not entitled to benefits of w. h. system, (S. S., 5829.)	Drawback, re-importation of goods exp. with, (S. S., 6769.)
Down and cotton trimming, (see S. S., 6208.) Doylies, cotton damask, (325, S. S., 6298.) Drawback allowed on bituminous coal used on	Drawing compasses, of iron, small, with pencil on one point, (216, S. S., 7276.) Dress goods, cost of rolling, part of dtbl. v. (S. S.,
ferry and other harbor boats under 417 b, (S. S., 6079, 6569.)	Dress goods, mousseline de laine, dtbl. under
Drawback, coal used on yachts not entitled to, (S. S., 7178.) Drawback, entries of fruit for exp. with, (see	365, (S. S., 7331.) Dress goods, silk and wool mixed, S. ch. v., dtbl. under 365 a, b, and c, (S. S., 7037.)
Regs., S. S., 6488.) Drawback, none on domestic spirits exp. and returned, (S. S., 5859.)	Dress goods, tickets on, not dtbl., (S. S., 5789.) Dress goods, women and children's. Proviso in 365 held to apply to all-wool goods only, (S. S.,
Drawback, not allowed on discs and scraps of tin from mfs. on which drawback has been al-	6924.) Dress shields, silk and rubber, S. ch. v., (383, S. S.,
lowed, (S. S., 6756.) Drawback, not allowed on mfs. from scraps, (S. S., 6662.)	7185.) Dr. Burgrave's granules of aconite, (99, S. S., 6687.) Dr. Colla's iron pills, (99, S. S., 6687.) 50 51 52 53 54 55 56 57 57 58 58 58 58 58 58 58 58
Drawback, 1 per cent. not to be retained on coal bonded for use on vessel, (S. S., 5873.)	Dr. D'Albespeyse's epiplastique plasters, (99, S. S., 6687.)
Drawback of Int. Rev. tax on whiskey, not allowed unless expt. by vessel under Sec. 3329,	Dried abelones, prep., (283, S. S., 5905.) 2 Dried oysters, oiled, (283, S. S., 5902.) 2 Dr. Rahytony's iron drogons, (00, S. S., 6827.)
Rev. Stat., (S. S., 6864.) Drawback on bags, amendment of rules, (S. S., 7181.)	Dr. Rabuteau's iron dragees, (99, S. S., 6687.) Drugs, repacking of, for exp., (S. S., 6572.) Dr. Willmar Schwabe's homeopathic coffee, (290,
Drawback, on bags and bagging, addl. regulations, (S. S., 6708.)	S. S., 6922.) 2 cts. per lb. Dubois' Swiss tea, (99, S. S., 6837.) 5
Drawback on bags and bagging, (see Regs., S. S., 6728.)	Ducro's elixir, (99, S. S., 6687.) Dulcamara twigs, (636, S. S., 6388.) Free.
Drawback on bags and bagging, (S. S., 6755.) Drawback on certain materials used on vessels built in U.S. for foreign account. 275	Dusart's syrup of lacto-phosphate of lime, (99, S. S. 6837.) 5. Dutch motol climpings (187, S. 8, 6741.)
built in U, S, for foreign account, 875 Drawback on coal of harbor steam vessels, (S. S., 6079.)	Dutch metal clippings, (187, S. S., 6741.) 1½ ct. per lb. Dutant's fecula, or infant's food, (99, S. S., 6837.) 5
Drawback on coal of steamers, (S. S., 5752.) Drawback on coal used on tug boats, harbor and	Dutiable charges, labels and wrappers of yarn, (S. S., 6194.)
local steamers, and lighters, rules, (S. S., 6955.) Drawback on coal without entry, not allowed, (S.	Dutiable charges, rule for distribution of, where goods in one invoice pay different rates of duty,

(S. S., 5659.)

D 4	Pow of	
Per ct. Dutiable charges, tickets on dress goods not, (S.	Egg-yolks, salted, (837 b, S. S., 6277.) 2	0
S., 5789.)	Egyptian laces, cotton, (325, S. S., 7330.)	
Dutiable value, charges not to be deducted from	Eider duck skin quilts, as mfs. of fur, (435, S. S.,	
invoice statement, (S. S., 5692.)	outinity	0
Dutiable value, cost of rolling dress goods, part of, (S. S., 6542.)	Elastic braid, cotton and rubber, r. ch. v., (453, S. S., 5940.)	30
Dutiable value of wool is that of the last port or		5
place of expt. to U. S., (S. S., 6008.)	Elixio papaine, alc. med. prep., (118, S. S., 6500.)	
Dutiable value, royalty on patents not an element, (S. S., 5759.)	50 cts. per lb. Embossed goat skins, (461, S. S., 5705.)	20
Dutiable value, what coverings and charges in-	Embossed goat skins, (vor. 8. 8., 5700.) Embossed satin, long strips of 734 in. wide and	
cluded in, (S. S., 57:06, 59 <u>9-2.)</u>	not cut to proper lengths for hat-linings, (383,	
Dutiable values, charges, &c., (see S. S., 6296.)	,,	50
Dutiable values, to be those of the country where the invoice is made and goods exported to U.S.,	Embroidered collars, cotton ch. v., (324 a, S. S., 6062.)	35
(S. S., 6158.)	Embroidered collars, linen ch. v., (337, S. S.,	
Duties, no fees for receipts for, (S. S., 5872.)		30
Duties, refunds under 854, (S. S., 6170.)	Embroidered jute and metal velours, (216, S. S.,	
Duties, where two or more rates are applicable the highest rate to govern, (S. S., 6875.)	5666.) Embroideries and countable cottons, separate	15
Duty, addl. or penal, none on free goods, (S. S.,	additional duty for undervaluation, (S. S.,	
6763.)	6527.)	
Duty, addl. under Sec. 2900, Rev. St., Pt. I, 1862,	Embroideries, cotton underwear emb. by hand,	
not a penalty which the Sec'y of Treasury can remit, (S. S., 7308.)	not classified as, but as mfs. of c., $+ + + (324)$ a, S. S., 5986.)	35
Dyed flowers and grasses, (94, S. S., 6090.) 10	1, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5,	25
"Dyed leather," so-called, but really ptly. mfd.	Embroideries, worsted on cotton, dtbl. under	
gloves, (436, S. S., 5923.) • 50	363, (S. S., 6309.)	
Dynamo-electric machine, (216, S. S., 6719.) 45 Dyes, aniline, "Jaune Indien," (82, S. S., 5686.) 35	Embroidery canvas, C. dtbl. as countable cottons,	
bycs , anime, same mater, (62, 5, 5, 5000.)	(S. S., 6362.) Emery mfd., (837 b, S. S., 6314.)	20
_	Emery paper, (388, S. S., 6980.)	15
Ε,	Enamelled silver flowers, for mf. of jewelry, (459,	
		25 45
Earthenware basins, printed, (125, S. S., 6954.) 60 Earthenware, called Guadalajara pottery, (125,	Enamel, white, (143, S. S., 5896.)	25 45 45
Earthenware basins, printed, (125, S. S., 6954.) 60 Earthenware, called Guadalajara pottery, (125, S. S., 6639.) 60	Enamel, white, (143, S. S., 5896.) Engineers' instruments, metal, (216, S. S., 7133.) Engravers' diamonds, (216, S. S., 6907.)	4 5
Earthenware basins, printed, (125, S. S., 6954.) 60 Earthenware, called Guadalajara pottery, (125, S. S., 6639.) 60 Earthenware, decorated, small cups, plates, &c.,	Enamel, white, (143, S. S., 5896.) Engineers' instruments, metal, (216, S. S., 7133.) Engravers' diamonds, (216, S. S., 6907.) Engravers' tools, known as diamond-pointed pen-	45 45
Earthenware basins, printed, (125, S. S., 6954.) Earthenware, called Guadalajara pottery, (125, S. S., 6639.) Earthenware, decorated, small cups, plates, &c., of, intended for children, (125, S. S., 5929.) 60	Enamel, white, (143, S. S., 5896.) Engineers' instruments, metal, (216, S. S., 7133.) Engravers' diamonds, (216, S. S., 6907.) Engravers' tools, known as diamond-pointed pencils and consisting of small splinters of bort set	45 45 45
Earthenware basins, printed, (125, S. S., 6954.) 60 Earthenware, called Guadalajara pottery, (125, S. S., 6639.) 60 Earthenware, decorated, small cups, plates, &c.,	Enamel, white, (143, S. S., 5896.) Engineers' instruments, metal, (216, S. S., 7133.) Engravers' diamonds, (216, S. S., 6907.) Engravers' tools, known as diamond-pointed pencils and consisting of small splinters of bort set	45 45
Earthenware basins, printed, (125, S. S., 6954.) Earthenware, called Guadalajara pottery, (125, S. S., 6639.) Earthenware, decorated, small cups, plates, &c., of, intended for children, (125, S. S., 5929.) Earthenware rabbits, decorated, (125, S. S., 6578.) Earthenware tiles, decorated, for wainscotings, &c., (125, S. S., 6894.)	Enamel, white, (143, S. S., 5896.) Engineers' instruments, metal, (216, S. S., 7133.) Engravers' diamonds, (216, S. S., 6907.) Engravers' tools, known as diamond-pointed pencils and consisting of small splinters of bort set in metal handles, (216, S. S., 7241.) Engravings for a school not free under 759, (S. S., 6102.)	45 45 45 45
Earthenware basins, printed, (125, S. S., 6954.) Earthenware, called Guadalajara pottery, (125, S. S., 6639.) Earthenware, decorated, small cups, plates, &c., of, intended for children, (125, S. S., 5929.) Earthenware rabbits, decorated, (125, S. S., 6578.) Earthenware tiles, decorated, for wainscotings, &c., (125, S. S., 6894.) Earthenware tiles, unfit for paving, (127, S. S.,	Enamel, white, (143, S. S., 5896.) Engineers' instruments, metal, (216, S. S., 7133.) Engravers' diamonds, (216, S. S., 6907.) Engravers' tools, known as diamond-pointed pencils and consisting of small splinters of bort set in metal handles, (216, S. S., 7241.) Engravings for a school not free under 759, (S. S., 6102.) Enfleurage pomades, (837 b, S. S., 5968.)	45 45 45
Earthenware basins, printed, (125, S. S., 6954.) Earthenware, called Guadalajara pottery, (125, S. S., 6639.) Earthenware, decorated, small cups, plates, &c., of, intended for children, (125, S. S., 5929.) Earthenware rabbits, decorated, (125, S. S., 6578.) Earthenware tiles, decorated, for wainscotings, &c., (125, S. S., 6894.) Earthenware tiles, unfit for paving, (127, S. S., 6713.)	Enamel, white, (143, S. S., 5896.) Engineers' instruments, metal, (216, S. S., 7133.) Engravers' diamonds, (216, S. S., 6907.) Engravers' tools, known as diamond-pointed pencils and consisting of small splinters of bort set in metal handles, (216, S. S., 7241.) Engravings for a school not free under 759, (S. S., 6102.) Enfleurage pomades, (837 b, S. S., 5968.) Entries for I. T., owner's oath, (see S. S., 7056.)	45 45 45 45
Earthenware basins, printed, (125, S. S., 6954.) Earthenware, called Guadalajara pottery, (125, S. S., 6639.) Earthenware, decorated, small cups, plates, &c., of, intended for children, (125, S. S., 5929.) Earthenware rabbits, decorated, (125, S. S., 6578.) Earthenware tiles, decorated, for wainscotings, &c., (125, S. S., 6894.) Earthenware tiles, unfit for paving, (127, S. S.,	Enamel, white, (143, S. S., 5896.) Engineers' instruments, metal, (216, S. S., 7133.) Engravers' diamonds, (216, S. S., 6907.) Engravers' tools, known as diamond-pointed pencils and consisting of small splinters of bort set in metal handles, (216, S. S., 7241.) Engravings for a school not free under 759, (S. S., 6102.) Enfleurage pomades, (837 b, S. S., 5968.)	45 45 45 45
Earthenware basins, printed, (125, S. S., 6954.) Earthenware, called Guadalajara pottery, (125, S. S., 6639.) Earthenware, decorated, small cups, plates, &c., of, intended for children, (125, S. S., 5929.) Earthenware rabbits, decorated, (125, S. S., 6578.) Earthenware tiles, decorated, for wainscotings, &c., (125, S. S., 6894.) Earthenware tiles, unfit for paving, (127, S. S., 6713.) Earthenware, "white granite thirds," rules for appraisement of, (S. S., 6738.) Earthenware wash-tubs, known as "porcelain	Enamel, white, (143, S. S., 5896.) Engineers' instruments, metal, (216, S. S., 7133.) Engravers' diamonds, (216, S. S., 6907.) Engravers' tools, known as diamond-pointed pencils and consisting of small splinters of bort set in metal handles, (216, S. S., 7241.) Engravings for a school not free under 759, (S. S., 6102.) Enfleurage pomades, (837 b, S. S., 5968.) Entries for I. T., owner's oath, (see S. S., 7056.) Entries, separate for consumption and warehouse of goods of same invoice, treated as one with like liabilities, (S. S., 5779.)	45 45 45 45
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Earthenware basins, printed, (125, S. S., 6954.) Earthenware, called Guadalajara pottery, (125, S. S., 6639.) Earthenware, decorated, small cups, plates, &c., of, intended for children, (125, S. S., 5929.) Earthenware rabbits, decorated, (125, S. S., 6578.) Earthenware tiles, decorated, for wainscotings, &c., (125, S. S., 6894.) Earthenware tiles, unfit for paving, (127, S. S., 6713.) Earthenware, "white granite thirds," rules for appraisement of, (S. S., 6738.) Earthenware wash-tubs, known as "porcelain tubs," holding over 10 gals., (127, S. S., 7022.) Eau de quinine, hair tonic, (99, S. S., 6407.) Eau de vie de gentiane, so-called, (313, S. S., 6890.) \$2 per pf. gal. Eau figaro, hair dye, (99, S. S., 6837.) Edible beans and pease, as nat. veg. + + +, (286, S. S., 6948.) Educational institutions, affidavits on free entries of books for, (S. S., 6550, 6557.) Effects and tools of trade. Steamboat with nets, &c., not personal effects nor tools of trade under 815 a of fisherman arriving in U. S., (S. S., 7048.) Effects, household and personal, impt. before or after arrival of owner, Reg. as to, (S. S., 7137.) Effects, household and personal, non-dutiable, packed with forfeited mdse. not confiscable, (S. S., 7344.) Effects, personal, a large box of writing paper and envelopes, val. at \$175, not free as, under	Enamel, white, (143, S. S., 5896.) Engineers' instruments, metal, (216, S. S., 7133.) Engravers' diamonds, (216, S. S., 6907.) Engravers' tools, known as diamond-pointed pencils and consisting of small splinters of bort set in metal handles, (216, S. S., 7241.) Engravings for a school not free under 759, (S. S., 6102.) Enfleurage pomades, (837 b, S. S., 5968.) Entries for I. T., owner's oath, (see S. S., 7056.) Entries, separate for consumption and warehouse of goods of same invoice, treated as one with like liabilities, (S. S., 5779.) Entries, the cumulation of more than one day's shipments into one import entry not allowed, (S. S., 7122.) Entries, time of completion, (S. S., 5645.) Entries upon pro forma invoices, not to be allowed, except on oath that the present production of a consular invoice is impracticable, and the filing of a bond for the production thereof, &c., (S. S., 7144.) Entry by attorney without bond to produce owner's oath, not allowed, (S. S., 7092.) Entry, cannot be made by consignor of goods on disappearance of consignee, (S. S., 7092.) Entry, combined rewarehouse and transportation, forms and rules of, (S. S., 5668.) Entry, completion of, subject to duty under the law then in force, (S. S., 5650.) Espic's pectoral cigarettes or fumigatories, (99, S. S., 6837.)	45 45 45 45 45 45 45 45 45 45 45 45 45 4

Exhibition, wax figures with their appendages for exh. at the Eden Musée in New York, not free as works of art, under 833, (S. S., 6945.) Export bonds, cancellation of, (S. S., 5793.) Extract of Hemlock bark for tanning pps., (20, S. S., 5890.) Extract of malt, Loeflund's diastase, (99, S. S., 6917.) Extract of meat, (837 b, S. S., 7057.) Extract of lemon, alcoholic, for flavoring pps., (103, S. S., 6573.) \$2.00 per gallon alcohol and Extracts, aqueous, of veg. coloring matter, for coloring im. wines, cordials, sirups, &c., (117, 822, S. S., 7101.)	20 50 20	Fish of all kinds, and fish oil from Canada, Prince Edward Island, and Newfoundland dtbl. after July 1st, 1885, (S. S., 6970.) Fish oil cake, as "rendered oil," under 92, (S. S., 6386.) Fish, small, mixed with vegetables, in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Fish, wax, (837 b, S. S., 6263.) Flavoring extracts, alcoholic, (see "Alcoholic tinctures, &c.") Flax and Ir. travelling companions, F. ch. val., (336, S. S., 5698.) Flax, tow, so-called, but found to be flax not hackled or dressed, (328, S. S., 7318.) \$20 per ton. Flax, unenumerated mfs. of, under 334 and 336,	7, 2 11 2 3 2 4
Fabrics of metal and cotton, met. ch. val., not assimilating to articles in 427, (216, S. S., 7177.) Fabrics + + + of metal, cotton and silk, met. ch. v., (216, S. S., 6010.) Fancy boxes, paper or other, (390, S. S., 6005.)	45 45 35	rule for cls., (S. S., 5822.) Flint glass bottles (stoppers and necks grd.) contg- perfumery, (135-6, S. S., 6002.) Flitters, as bronze powder. (196, S. S., 6332.) Flitterstickereien, (spangle ornaments) (427, S. S., 7287.)	4
Farina, semonla and Italian products identical with, (694, S. S., 7076.) Fashion plates lithographed directly on stone by the crayon process, (384, S. S., 6209.) Feather dust brushes, (404, S. S., 7015.)	25 30	Flor's pectoral syrup, (99, S. S., 6687.) Flour sacks, domestic re-impt., duty equal to drawback allowed on materials, (S. S., 6852.) Flowers, artfl., in wire baskets trimmed with silk, S. and fl. ch. v., (383, 429 b, 823 S. S., 6230.)	
Feathers, bird-skins crude, dried and stuffed for milliners, dbtl. as under 429 α, (S. S., 5930.) Feather trimming (invoiced as "Feather webbing,") being coarse cotton cloth covered by minute feathers and producing a furry appear	25	Flowers, artfl., not for millinery use, but otherwise the same, (429 b, S. S., 6216.) Flowers, artfl., pt. rubber, (429, S. S., 7207.) Flowers, dried, dyed, and made into bouquets, 837 b, S. S., 6030.)	5
ance, (429, S. S., 6000.) Fees, for weighing goods withdrawn from w. h. for exp., (S. S., 5824.) Fees, none for administering oaths, (S. S., 5995, 6022.) Fees, none for receipts for duties, (S. S., 5872.) Fees, on entry of coal for consumption on vessel, (S. S., 581.)	50	Flowers, dyed, (94, S. S., 6090.) Flower seeds, + +, (760 S. S., 5985.) Free. Flowers of enamelled silver for mf. of jewelry, (459, S. S., 6222.) Flowers, pressed, of paper, C. and silk, S. ch. v., (383, S. S., 5983.) Flower stands, wood and met., (230, S. S., 6479.) Foreign naval officers, clothing for, not free, (8. S.,	5 3
(S. S., 5861.) Felt shoes, (366, S. S., 7218.) 40 cts. per lb. and Fence posts, split, (234, S. S., 5867.) Fer Bravais, or Bravais iron, (99, S. S., 6837.) Fer Colla's, or Colla's reduced iron, (99, S. S., 6837.) Fichus, merino, S. and W., S. ch. v., (366, S. S., 5964.) 40 cts, per lb. and	35 20 50 50	Forged steel shot-gun barrels, requiring add'l boring to fit them to be stocked, (204, S. S., 5962.) Forget's pulmonic syrup, (99, S. S., 6687.) Fort Covington, N. Y., Transit port, (S. S., 6130.) Fossil-meal or kieselguhr, (98 a, S. S., 7290.)	
Filoselle, yarn of spun silk, (381, S. S., 6305.) Filtering paper, called "paper filters," (392 b, S. S., 6038.) Filters, paper, (392 b, S. S., 6463.) Fire brick, how dtbl. value estimated, (S. S., 6025.)	30 25 25	\$3 per ton. Frames of wood for handling barbed wire, (233, S. S., 6825.) Free entries, examination of packages, (S. S., 6415.) Free goods for I. T., (see S. S., 5970.) Freight, liens for, (see S. S., 5866.)	
Fish, alewives, pickled in barrels, (279, S. S., 7215.) 1 ct. per lb. Fish, cans or packages, of tin or other material, cont'g. free fish of any kind, dtbl. under 2181, Pt. I., (S. S., 2160, 2435 and 5670,) as follows: Those of not over 1 quart, 1½ ct. each.		Freight liens on unclaimed goods, (see S. S., 6580.) French mustard, (284, S. S., 6280.) French mustard in bottles, (284, S. S., 5809.) "bottles dtbl. under 133, 134, or 136, according to quality, (see "Glass bottles.") Fringe, of metal, (425, S. S., 5925, 6149.)	35 35 25
" of over 1 quart, 1½ ct. for each addl, qt. or fraction thereof. Fisheries, reports of statistics required, (S. S., 7261.) Fish, fresh from Canada for consumption, dtbl.		Fruit brandies and whiskeys cannot be transferred to mfg. w. h., (S. S., 6937.) Fruit, exp. of, with drawback, (see Regs. S. S., 6488.) Fruit, green, in boxes for transportation, boxes	20
if imp. in excessive quantities, (S. S., 5729.) Fish, fresh, taken in frn. waters, when free, (S. S., 6969.) Fish, imp't. for prep. and sale, not free, (S. S., 6664.)		not dtbl., (S. S., 5955.) Fruit juice, contg. 35½ per ct. of alcohol, dist. sp. ch. v., (312, S. S., 6423.) \$2 per pf. gal. same, if dist. sp. not ch. v., (163, S. S., 6423.) \$2 per gal, for the alcohol contd. therein, and	25

Per c	et. I	Per	et.
Fruit, tropical, permit for delivery, (S. S., 5761.)		Glass shades for clocks, (134, S. S., 6014.)	40
	20	Glass shades for clocks, plain gl., (134, S. S.,	
Fur cuttings or pieces of dressed fur skins, (450,		6558.)	40
S. S., 6631.)	20	Glass shades, imported with and for clocks, (414,	
Furnaces, portable, iron castings for, ground and		S. S., 7322.)	30
fitted to be put up, (157, S. S., 5939.)		Glass stones, not set, dtbl. under 420 without re-	
1½ ct. per lb.	0-	gard to size, (S. S., 6863.)	10
	3.5	"Glasstücke" or colored glass cylinders, broken	
Fur skins, ptly. dressed by pulling or plucking, (706, S. S., 6372.)		to definite lengths, to be manufactured into buttons, (135 or 143, S. S., 6591.)	45
"Fur sleigh robes," so-called, being fur skins		Glazed tiles, e. w., (127, S. S., 7051.)	55
temporarily and loosely basted together in form		Globes, Betts' patent portable, as maps, (384, 8, S.,	00
of sleigh robes and rugs, but to be re-fitted, (450,	ĺ	6747.)	25
	20	Gloves, cotton, (322 or 324, S. S., 6248.)	35
Fur trimmings, (435, S. S., 6160.)	30	Gloves in traveller's trunk, not in excessive quan-	
	10	tities, (814 a, S. S., 7255.) Free.	
Fuse, safety, jute ch. v., (351, S. S., 6213.)	35	Gloves, leather dyed and cut into shapes for, (436,	
Fry's malted cocoa as prep. cocoa, (292, S. S., 6518.)		S. S., (923.)	50
2 cts. per lb.		Gloves, silk and cotton, S. ch. v., (383, S. S., 6232.)	50
		Gloves, taffeta, S. and C., S., ch. v., (383, S. S.,	EO
G.		6846.)	50
Galloons, worsted, woven, (368, S. S., 5808.)		Gloves, W. and C., (366, S. S. 6428, 6513.) 40 ets. per lb. and	35
	50	Glucose, burnt, for coloring brandy, (117, S. S.,	(11)
Game, (837 a, S. S., 7202.)	10	6740.)	50
Game bags, linen nets for, (336, S. S., 6689.)	40	Glue sizing, drawback on, (S. S., 5669.)	
Garnier's elixir végétal, (99, S. S., 6837.)	50	Glycerine, ptly. ref'd., (5, S. S., 6048, 6648.)	
Gauging of impt. liquors, Regs. amended, (S. S.,		5 cts. per lb.	
7142.)		Goat hair, all, regardless of quality or available	
Gauging of malt liquors in casks, (S. S., 6055.)		use classed with 2d class wools under 358, (S. S.,	
Gentlemen's necessaries, so-called, being pocket		6999.)	
toilet cases, (410, S. S., 6217-18.)	35	Goat's hair, China cashmere, apparently carded,	
German hares in vinegar as prep. meat, (283, S. S.,	25	and the long hairs combed from, but not satis- factorily proven, dtbl. according to cost under	
7244.) Gilling-nets, (347, 822, S. S., 6262.)	25	358, (S. S., 7081.)	
Gilling-thread, linen, differs from "gilling-	20	Goat skins, common, raw with hair on, (709, S. S.,	
twine," and is dtbl. under 336 as linen thread,		7147.) Free.	
(S. S., 6029.)	40	Goat skins, embossed. (461, S. S., 5705.)	20
Gilt paper bands, embossed, (388, S. S., 7258.)	15	Goat skins, portions of, temporarily basted or	
Gimp, metal, for military trimmings, (427, 822,		sewed together, and to be changed for perma-	
S. S., 6547.)	25	nent use, (450, S. S., 7046-63.)	20
Ginger-ale essence, (103, S. S., 7263.)		Gold leaf of superior quality put up in books of	
\$2 per gal. for alcohol and	25	25 leaves, not cut into the usual squares, (200, S.	
Ginger-ale extract, (93, S. S., 7263.)	25	S., 6814.) \$1.50 per pckg. of 500 leaves.	OF.
Girths, saddle, pt. wool, as saddlery, (415, S. S.,	95	Gold, liquid, as a paint, (87, 822, S. S., 5814.) Gold ore, crushed, (752, S. S., 6858.) Free.	25
5853.) Glass balls for ornamenting combs, (143, S. S.,	35	Gold ore, crushed, (752, S. S., 6858.) Free. Gold pens, (208 a, S. S., 6835.) 12 ets. per gross.	
5723.)	45	Gold powder for the hair, (99, S. S., 6113.)	50
Glass balls of various sizes, colored, plain, and	10	Golvin's pilules depuratives, (99, S., 6837.)	50
faceted, for mf. of mock jewelry and personal		Gombault's baume caustique (99, S. S., 6837.)	50
ornaments, (420, S. S., 7305.)	10	Goods in transportation in bond to be treated as	
Glass balls with brass attaching screws, (143, S. S.,		if in warehouse under 854, (S. S., 5700, 5719.)	
5992.)	45	Goose-quill splits with one vane of the feather,	
Glass bottles, certain chemical-, free under 759 as		for millinery pps., (429 a, S. S., 7148.)	25
philosophical apparatus, (S. S., 6939.)		Grain bags of impt. mat. exp. fild with Am.	
	45	grain, dtbl. on re-imptn., (S. S., 5707.)	
Glass carboys or demijohns contg. wine, dtbl. under 133, (S. S., 7264.)	30	Grain, specifically provided for, cannot be en-	
Glass, cathedral-, as unpolished cylinder, (138,	90	tered as seeds, (S. S., 6156.) Granite paving stones, (487 a, S. S., 6785.)	
S. S., 6784.)		\$1 per ton.	
Glass, cylinder, unpolished, resembling rolled or		Granules of proto-iodide of mercury, (93, S. S.,	
rough plate glass, the uneven surface due to a		6837.)	25
patent process, dtbl. under 138, (S. S., 6404.)		Grapes, barrels contg., not dtbl., (S. S., 5991.)	
Glass decanters with musical attachments, (135		Grasses, dyed, (94, S. S., 6090.)	10
or 143, S. S., 6355.)	45	Grasses, dried, dyed and made up into bou-	00
Glass gauge tubes, plain gl., (134, S. S., 6461.)	40	quets, (837 b, S. S., 6030.)	20
Glass plates, polished, circular, with ground un-	4.14	Grass seed, (760, S. S., 5864.) Free.	
polished rims, (135, S. S., 6524.)	45	Gratuitous distribution, eirculars, &c., for, dtbl.	

		To-	4	70	
Gray etami	ine, c	otton, as countable C., (S. S.,	ct.	Hares, German, in vinegar, as prep. meat (283, S. S., 7244.)	c
		of, (301, S. S., 6877.) cigarettes Indiennes, (99, S. S.,	20	Hat buckles, iron, made in im. of silver, (216, S. S., 6015.)	4
44	46	6837.) cream of bismuth, (<i>Ibid.</i>)	5 0	same of iron and glass, im. of jet, (458, S. S.,	
64	4.6	dragees vegetales, or vegetable		6015.) Hat crowns, silk and beads, (488, S. S., 6375.)	-
44	4.6	pills (contre le vers), (<i>Ibid</i> .) iodized syrup of horse radish,	50	Hats, met. and gl. ornaments for, not hat mate-	٠
		(Ibid.)	50	rials under 448, (S. S., 6644.) Hats, metal ornaments for, (216, S. S., 6245.)	2
11	41	Maticas injection, (Ibid.)	50	Hats of tweed cloth, 400, (S. S., 6299.)	6
ec .	66	syrup of baldo, (<i>Ibid.</i>) syrup of hypophosphite of lime,	50	Hats, piece goods and ribbons, silk ch. v., to be	
		(Ibid.)	50	used for trimming hats, but adapted to other uses, 383, S, S., 6378-9.)	E
**	6.6	syrup of iron and Peruvian bark, (<i>Ibid.</i>)	50	Hats, "pullovers" clsd. as, (400, S. S., 7220.)	6
Guille's ton	ic an	d anti-bilious elixir, (1bid.)	50 50	Hats, rabbits' fur felt, (400, S. S., 6487.) Hats, wholly or partly of silk, (400, S. S., 6197.)	6.0
		ery, (125, S. S., 6639.) et relating to, (868.)	60	Hats, woollen mourning bands for, dtbl. as mfs.	
		lar certificates required to mani-		of W. under, (362, S. S., 6243.) Hat trimmings, further definitions, (S. S., 6900.)	
fest and i: 5894.)	nvoic	es of all vessels bound to, (S. S.,		Hat trimmings, when ribbons of different colors	
	wire i	n coils, not cut to lengths, (216,		and widths regarded as, (S. S., 6823.) Hat trimmings, silk and met., (448, S. S., 6375.)	2
S. S., 6697.			45	Hawaiian broken rice, (2371-81, S. S., 6792.) Free.	
strings,"		gut and wire, known as "G. S., 6768.)	25	Hay, (273, S. S., 5933.) \$2 per ton of 2240 lbs. Hay, pressing and baling charges, dtbl., (S. S.,	
Gun blocks	, plan	ed sides, and form of gun-stock		5744.)	
		on each, (233, S. S., 6936.) orms and plungers, (216, S. S.,	35	Hazel-nuts, as filberts, (303 b, S. S., 6494.)	
6307.)			45	3 cts. per lb. Hemlock bark, cr. for tanning, (509 or 636, S. S.,	
		oading shot, (202, S. S., 5831.) ding, altered from disused Euro-	25	5892.) Free,	
		, S. S., 5889.)	35	Hemlock bark, ext. of, for tanning pps., (20, S. S., 5890.)	6
Gut strings,	raqu	et, so-called, (488, S.S., 6579.)	05		,
		, , , , , , , , , , , , , , , , , , , ,	25	Hemp school-satchels, (342, S. S., 5834.)	, 2
		, , , , , , , , , , , , , , , , , , , ,	20	"Henriettas," silk and wool, S. ch. v., dtbl. as	
			20		7
		н.	20	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with veget- ables in kegs and spiced, known as "Russian	-
		н.	20	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with veget-	64 44
Haarlem or	Harl	H. aem oil, (99, S. S., 5888, 6921.)	20	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.)	64
Haarlem or Hair, diamo S. S., 6113	ond, g	н.	50	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with veget- ables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's,	64
Hair, diamo S. S., 6113. Hair, metal	ond, g .) orna:	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.)		"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.)	
Hair, diamo S. S., 6113. Hair, metal "Hair on ra	ond, g .) orna: iw go	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown	50	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.)	64 44 44
Hair, diamo S. S., 6113 Hair, metal "Hair on ra to be a fin second-cla	ond, g orna: w go e qua ass wo	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown ity of Angora goat hair, dtbl. as ol, (358, S. S., 7194, 7206.)	50	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.)	C 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
Hair, diamo S. S., 6113 Hair, metal "Hair on ra to be a fin second-cla Hair-pins, a	ond, g orna: w go e qua ass wo	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown tity of Angora goat hair, dtbl. as ol, (358, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.)	50 45	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles,	
Hair, diamo S. S., 6113. Hair, metal "Hair on ra to be a fin second-cla Hair-pins, a Hair tonic, Hair yarn,	ond, g orna: w go e qua ass wo ccord "eau wheth	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown lity of Angora goat hair, dtbl. as ol, (328, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6407.) eer of goat or other animal, dtbl.	50	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) **same*, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6694.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper	CA 45 40 40 40 60
Hair, diamo S. S., 6113 Hair, metal "Hair on ra to be a fin second-cla Hair-pins, a Hair tonic, Hair yarn, under 363	ond, g orna: w go e qua ass wo ccord "eau wheth	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown lity of Angora goat hair, dtbl. as ol, (358, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6407.)	50 45	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6352.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.)	
Hair, diamo S. S., 6113 Hair, metal "Hair on re to be a fin second-cle Hair-pins, a Hair tonie, Hair yarn, under 363 7093.)	ond, good, good, ornance was we cord "eau wheth accord	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown lity of Angora goat hair, dtbl. as ol, (328, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6407.) eer of goat or other animal, dtbl.	50 45	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) **same*, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6352.) Horns, cut and stained only, but unmfd., (513,	
Hair, diamo S. S., 6113 Hair, metal "Hair on ra to be a fin second-cla Hair-pins, a Hair tonie, Hair yarn, under 363 7093.)	ond, g	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown lity of Angora goat hair, dtbl. as old, (358, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6407.) er of goat or other animal, dtbl. ding to weight and value, (S. S., on with free horses, (S. S., 6777.) Free.	50 45	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 6655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6352.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.) Free. Horns, hunting or coaching, (469, S. S., 6848.) Horsehair, with wax knobs on ends, for violin bows, (717, S. S., 6872.)	
Hair, diame S. S., 6113 Hair, metal "Hair on re to be a fin second-cle Hair-pins, a Hair tonic, Hair yarn, under 363 7093.) Halters, bro	ond, g	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown tity of Angora goat hair, dtbl. as ol, (358, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6407.) er of goat or other animal, dtbl. ding to weight and value, (S. S., on with free horses, (S. S., 6777.)	50 45	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) **same*, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6352.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.) Free. Horns, hunting or coaching, (469, S. S., 6848.) Horsehair, with wax knobs on ends, for violin bows, (717, S. S., 6572.) Free. Horses, free, blankets, halters and surcingles	
Hair, diamo S. S., 6113 Hair, metal "Hair on rato be a fin second-clathair-pins, a Hair tonic, under 363 7093.) Halters, bro Hamburg n Handkerchisive quan	ond, g ond, g orna orna orna orna orna orna orna orna	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown tity of Angora goat hair, dtbl. as ol, (328, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6407.) ter of goat or other animal, dtbl., ding to weight and value, (S. S., on with free horses, (S. S., 6777.) Free. (325, S. S., 6371.) traveller's trunk not in exces- (814a, S. S., 7255.) Free.	50 45 50	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6352.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.) Free. Horns, hunting or coaching, (469, S. S., 6848.) Horsehair, with wax knobs on ends, for violin bows, (717, S. S., 6872.) Free. Horses, free, blankets, halters and surcingles brought with, also free, (S. S., 6777.)	
Hair, diame S. S., 6113 Hair, metal "Hair on re to be a fin second-ele Hair-pins, a Hair tonie, Hair yarn, under 363 7093.) Halters, bro Hamburg n Handkerchi sive quan	ond, g ornar w go e qua ass wo ccord "eau wheth accor et lac iefs in tities, iefs, h	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown lity of Angora goat hair, dtbl. as ol, (328, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6407.) er of goat or other animal, dtbl. ding to weight and value, (S. S., on with free horses, (S. S., 6777.) Free. e, (325, S. S., 6371.) traveller's trunk not in exces- (814a, S. S., 7255.) Free. emmed, C., (325, S. S., 6207.)	50 45	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 6695.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6352.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.) Horns, hunting or coaching, (469, S. S., 6848.) Horsehair, with wax knobs on ends, for violin bows, (717, S. S., 6872.) Free. Horses, free, blankets, halters and surcingles brought with, also free, (S. S., 6777.) Horses of physicians, for professional use, not free under 662 or 815 a, (S. S., 7180.)	
Hair, diame S. S., 6113 Hair, metal "Hair on re to be a fin second-ele Hair-pins, a Hair tonic, Hair yarn, under 363 7093.) Halters, bro Hamburg n Handkerche sive quan Handkerche 1875.)	ond, g.) orna: w go e qua ass wo ccord "eau wheth accor et lac iefs in tities, iefs, hi	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown ity of Angora goat hair, dtbl. as ol, (358, S. S., 7194, 7206.) ing to material, (8. S., 5989, 6850.) de quinine," (99, S. S., 6107.) er of goat or other animal, dtbl. ding to weight and value, (S. S., on with free horses, (S. S., 6777.) Free. (325, S. S., 6371.) traveller's trunk not in exces- (814a, S. S., 7255.) Free. cmmed, C., (325, S. S., 6207.) nen, plain, or emb., (334, S. S.,	50 45 50	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6352.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.) Free. Horns, hunting or coaching, (469, S. S., 6848.) Horsehair, with wax knobs on ends, for violin bows, (717, S. S., 6872.) Horses, free, blankets, halters and surcingles brought with, also free, (S. S., 6777.) Horses of physicians, for professional use, not free under 662 or 815 a, (S. S., 7180.) Hose, merino, knit, dtbl. according to value per lb., (363, S. S., 6135.)	
Hair, diamo S. S., 6113 Hair, metal "Hair on re to be a fin second-cle Hair pins, a Hair tonic, under 363 7093.) Halters, bro Hamburg n Handkerch: sive quan Handkerch 5875.) Hanging ba	ond, g ornative go e qua assawo ccord "eau wheth accord ught: et lac etefs in titites, licfs, li	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown tity of Angora goat hair, dtbl. as oll, (358, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6407.) er of goat or other animal, dtbl. ding to weight and value, (S. S., on with free horses, (S. S., 6777.) Free. e, (325, S. S., 6371.) traveller's trunk not in exces- (814a, S. S., 7255.) Free. emmed, C., (325, S. S., 6207.) neo, plain, or emb., (334, S. S., wire trimmed with silk filled	50 45 50 40	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6632.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.) Free. Horns, hunting or coaching, (469, S. S., 6848.) Horsehair, with wax knobs on ends, for violin bows, (717, S. S., 6872.) Free. Horses, free, blankets, halters and surcingles brought with, also free, (S. S., 6777.) Horses of physicians, for professional use, not free under 662 or 815 a, (S. S., 7180.) Hose, merino, knit, dtbl. according to value per lb., (363, S. S., 6135.) Hosiery, cotton, with silk clocks of inconsider-	
Hair, diame S. S., 6113 Hair, metal "Hair on re to be a fin second-ele Hair-pins, a Hair tonie, Hair yarn, under 363 7093.) Halters, bro Hamburg n Handkerch sive quan Handkerch 5875.) Hanging ba with artil 823, S. S., (ond, g) ornai w go e qua sas wc ccord "eau wheth accor ught et lac iefs in tities, iefs, h iefs, li skets, flow 6230.)	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown lity of Angora goat hair, dtbl. as ol, (358, S. S., 7194, 7206.) ing to material, (8. S., 5989, 6850.) de quinine," (99, S. S., 6407.) der of goat or other animal, dtbl. ding to weight and value, (S. S., on with free horses, (S. S., 6777.) Free. e, (325, S. S., 6371.) traveller's trunk not in exces- (814a, S. S., 7255.) Erree, emmed, C., (325, S. S., 6207.) nen, plain, or emb., (334, S. S., wire trimmed with silk filled ers, S. and fl. ch. v., (383, 429 b,	50 45 50 40	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 6555.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6352.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.) Free. Horns, hunting or coaching, (469, S. S., 6848.) Horsehair, with wax knobs on ends, for violin bows, (717, S. S., 6872.) Horses, free, blankets, halters and surcingles brought with, also free, (S. S., 6777.) Hose, merino, knit, dtbl. according to value per lb., (363, S. S., 6135.) Hosiery, cotton, with silk clocks of inconsiderable value, as cotton hosiery under 322 or 323, (S. S., 5833.)	
Hair, diame S. S., 6113 Hair, metal "Hair on re to be a fin second-ele Hair ronie, Hair ronie, Hair yarn, under 363 7093.) Halters, bro Hamburg n Handkerch: sive quan Handkerch: 5875.) Hanging ba with artifi 823, S. S., 6 Hardy's pat	ond, g ond, g ornai orna	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown lity of Angora goat hair, dtbl. as ol, (358, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6107.) eer of goat or other animal, dtbl. ding to weight and value, (S. S., on with free horses, (S. S., 6777.) Free. e., (325, S. S., 6371.) traveller's trunk not in exces- (814a, S. S., 7255.) recemmed, C., (325, S. S., 6207.) nen, plain, or emb., (334, S. S., wire trimmed with silk filled ers, S. and fl. ch. v., (383, 429 b, cks, with sharp pick at one end	50 45 50 40 40	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) same, if vegetables ch. v., (287, S. S., 6024.) Homeriana, (99, S. S., 6564.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6352.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.) Free. Horns, hunting or coaching, (469, S. S., 6848.) Horsehair, with wax knobs on ends, for violin bows, (717, S. S., 6872.) Horses of physicians, for professional use, not free under 662 or 815 a, (S. S., 7180.) Hose, merino, knit, dtbl. according to value per lb., (363, S. S., 6135.) Hosiery, cotton, with silk clocks of inconsiderable value, as cotton hosiery under 322 or 323, (S. S., 5833.) Hosiery, merino, of wool and cotton, dtbl. under	
Hair, diame S. S., 6113 Hair, metal Hair, metal "Hair on reto be a fin second-ele Hair-pins, a Hair tonic, Hair yarn, under 363 7093.) Halters, bro Hamburg n Handkerch: sive quan Handkerch: 5875.) Hanging ba with artil 823, S. S., Hardy's pat and ham	ond, g ornai w goo e qua assa wcccord "eau wheth accord ught: et lac iefs in tities, iefs, hiefs, li skets, flows 5230.)	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown tity of Angora goat hair, dtbl. as sol, (358, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6407.) er of goat or other animal, dtbl. ding to weight and value, (S. S., on with free horses, (S. S., 6777.) Free. e, (325, S. S., 6371.) traveller's trunk not in exces- (814a, S. S., 7255.) emmed, C., (325, S. S., 6207.) nen, plain, or emb., (334, S. S., wire trimmed with silk filled ers, S. and fl. ch. v., (383, 429 b, cks, with sharp pick at one end the other, sp. adapted for R.R. ds, (165, S. S., 6737.)	50 45 50 40 40 35	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) **same*, if vegetables ch. v., (287, S. S., 6024.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6352.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.) Free. Horns, hunting or coaching, (469, S. S., 6848.) Horsehair, with wax knobs on ends, for violin bows, (717, S. S., 6572.) Free. Horses, free, blankets, halters and surcingles brought with, also free, (S. S., 6777.) Horse of physicians, for professional use, not free under 662 or 815 a, (S. S., 7180.) Hose, merino, knit, dtbl. according to value per lb., (363, S. S., 6135.) Hosiery, cotton, with silk clocks of inconsiderable value, as cotton hosiery under 322 or 323, (S. S., 5893.) Hosiery, merino, of wool and cotton, dtbl. under 363, (S. S., 5879.) Household effects, intended for sale, not entitled	
Hair, diame S. S., 6113 Hair, metal "Hair on re to be a fin second-ele Hair-pins, a Hair tonie, Hair yarn, under 363 7093.) Halters, bro Hamburg n Handkerch sive quan Handkerch 5875.) Hanging ba with artil 823, S. S., Hardy's pat and hamr use as trace	ond, g.) orna; orna; w goo e qua sss wcccord "eau wheth accor ught tities, icfs, h iefs, li skets, flow 6230.) ent pi ner at ek toc	H. aem oil, (99, S. S., 5888, 6921.) old, and silver powders for, (99, ments for, (216, S. S., 6245.) at-skins," so-called, but shown lity of Angora goat hair, dtbl. as ol, (358, S. S., 7194, 7206.) ing to material, (S. S., 5989, 6850.) de quinine," (99, S. S., 6407.) er of goat or other animal, dtbl. ding to weight and value, (S. S., on with free horses, (S. S., 6777.) Free. e, (325, S. S., 6371.) traveller's trunk not in exces- (814a, S. S., 7255.) Free. emmed, C., (325, S. S., 6207.) nen, plain, or emb., (334, S. S., wire trimmed with silk filled ers, S. and fl. ch. v., (383, 429 b, cks, with sharp pick at one end the other, sp. adapted for R.R.	50 45 50 40 40 35	"Henriettas," silk and wool, S. ch. v., dtbl. as dress goods under 365, (S. S., 5953.) Herrings or other small fish mixed with vegetables in kegs and spiced, known as "Russian sardines," if fish ch. v., (283, S. S., 6024.) **same*, if vegetables ch. v., (287, S. S., 6024.) Homeopathic coffee, Dr. Willmar Schwabe's, (290, S. S., 6922.) 2 cts. per lb. Hoods, wholly or ptly. of silk, (400, S. S., 6197.) Hoof-pads, rubber and iron, (216, S. S., 6994.) Hoop-strips, of elm, unmfd., (234, S. S., 5655.) Horn, ptly. mfd., to wit, pieces of, cut to proper lengths, colored, etc., for mf. of knife handles, (399, S. S., 6332.) Horns, cut and stained only, but unmfd., (513, S. S., 6616.) Free. Horns, hunting or coaching, (469, S. S., 6848.) Horsehair, with wax knobs on ends, for violin bows, (717, S. S., 6872.) Free. Horses, free, blankets, halters and surcingles brought with, also free, (S. S., 6777.) Hoses of physicians, for professional use, not free under 662 or 815 a, (S. S., 7180.) Hose, merino, knit, dtbl. according to value per lb., (363, S. S., 6135.) Hosiery, cotton, with silk clocks of inconsiderable value, as cotton hosiery under 322 or 323, (S. S., 5833.) Hosiery, merino, of wool and cotton, dtbl. under 363, (S. S., 5679.)	

	The state of the s	-4
I.	Per (
Per ct	447	45
mitation bronze ware, (216, S. S., 6057.) 45		45
mmediate delivery of goods imported in vessels, (878.)	Iron bar ends, charcoal, (148 d, S. S., 6951.)	10
immediate transportation acts, amendments of,	\$22 per ton.	
(880–883,)	Iron, black taggers, not pickled, cleaned and cold	
mmediate transportation, all matches excluded	rolled, (151 b, ¬. S., 6053.)	30
from privileges of, (S. S., 5912.)	Iron castings for machinery, ptly. mfd., (216, S. S.,	
mmediate transportation, free goods for, (see S.		45
S., 5970.)	Iron castings, rough, for use in machinery, ptly.	
mmediate transportation goods, when applica-	of domestic mf. (157, S. S., 7224) 114 ct. per lb. Iron chains, under 3/6-in. diam., (171, S. S., 6155.)	
tion for damage to be filed, (S. S., 5911.) mmigrants, landing of convicts, lunatics, idiots	2½ cts. per lb.	
and paupers prohibited, (S. S., 5811.)	Iron, 148 d, "(charcoal iron,)" held to apply only	
mmigration Act, Ruling of Sup. Court, (S. S.,	to iron embraced in 148, and not to 150 and 180,	
6714.)	(S.S., 5910.)	
mportation of I. T. goods dates arrival at ex-		20
terior port, (S. S., 5749.)	Iron, cr. ox. of, (638, S. S., 5972.) Free. Iron curb chains, (415, S. S., 6101.)	35
mportations valued under \$100, (see S. S., 6183.)	Iron frames for holding plush, not dtbl., (S. S.,	00
ndia rubber and C. braid, r. ch. v., (453, S. S., 5940.)	44303	
ndia rubber and cotton cords, rubber ch. v., (453,	Iron frames for painted glass windows, classified	
S. S., 5940.)	with the windows to which they belong, (S. S.,	
ndia rubber and C. webbing, (495, S. S., 5940.) 35		
ndia rubber and silk cords, S. ch. val., (363, S. S.,	Iron furnace castings, ground and fitted to be put	
5940.) 50	up, (157, S. S., 5939.) 1½ ct. per lb. Iron lock pieces or wedges for portable railroad	
ndia rubber bags for children's balloons, (425, S. S., 6018.)	The second secon	
ndia rubber coats, rubber and cotton, (453, S. S.,		25
6069.)	T 131 1 1 1010 C C 0 0000 1	45
ndia rubber, C. and S. webbing, S. ch. v., (495,	Iron sheets or plates, tinned, 112 by 38 inches,	
8, 8., 5940.)		
ndia rubber hoof-pads, rubber and iron, (216,	20 w. g., (115 b and c, S. S., 6455.)	
S. S., 6994.) 45 Addia rubber scraps, new, fit only for re-mf., (724,	$1\frac{1}{10} + \frac{3}{4}$ ct. per lb. = $1\frac{1}{2}$ ct. per lb. Iron shot and shell, old, but not having been in	
S. S., 6067.) Free.	actual use, or fit only for remf., (157, S. S., 6001.)	
nfusion alcoholique de brou de noix, at 53 de-	1½ cts. per lb.	
grees, (312, S. S., 5682.) \$2 per pf. gal.		45
njection Brou, (99, S. S., 6837.) 50		20
nk-blotters, shell, paper, and woollen cloth,	thinner, (151 b, S. S., 5794.) Iron tie-rods, with screws on each end and nuts	30
dtbl. under 362, according to value per lb., (S. S., 7208.)	and washers, as bolts under 164, (S. S., 6968.)	
nkstands, glass and bronzed met., (135 or 216,	2½ cts. per lb.	
S. S., 6683.) 45	Iron trace chains, dtbl. under 171, (S. S., 5948.)	
nsect powders, of dried flowers, ground, (94,	Iron turnings, (215, S. S., 6150.)	20
S. S., 6161.)	Iron, oval-shaped charcoal, not classifiable under	
nstitutions, educational, affidavits on free en-	148 d, (S. S., 6586.) Istle grass, (636, S. S., 6293.) Free.	
tries of books for, (S. S., 6550, 6557.)	Italian cloth, silk striped cotton, C. ch. v. with	
nstitutions, educational, oath for free entry of books, etc., for, (S. S., 5821.)	only a few threads of silk, as countable cottons	
nstitutions, rules for free entries of importations	under 319, 320, or 321, and 823, (S. S., 6706.)	
for, (S. S., 6041.)	Italian cloths, proviso in 365 held to apply to all-	
nsulated copper wire, (216, S. S., 5899.) 45	wool goods only, (S. S., 6924.)	
nsulators, of earthy or mineral sub. (127, S, S.,	Italians, wstd. and W., proviso 365 f held to apply only to all-wool goods, (S. S., 6031.)	
6699.) 55	I. T. goods, regulations for transportation of, by	
nternal Rev. exp. bonds, cancellation of, (S. S., 5845.)	land and water carriage, (8, 8,, 642.)	
nternal Revenue stamps, foreign, not merchan-	I. T., shipments of goods for, cannot be divided,(S.	
dise under tariff laws, (S. S., 7223.) Free.	S., 7171.)	
nternal Revenue stamps, frn., when part of the	I. T. to Washington and Georgetown alike, (S. S.,	
dtbl. value of proprietary medicines, (S. S., 6382.)	6618.) Ivory, scroll or veneering, for covering piano	
nvoices, correction of clerical errors in, (S. S.,	keys, but adapted to other uses, (399, S. S., 6395.)	30
6590.) nvoice, goods of one invoice, separately entered	Ixle or istle leaves and fibre, dried, (636, S. S.,	
for consumption and warehouse, subject to like	6804.) Free.	
liabilities, (S. S., 5779.)	J.	
nvoice values, additions to by importer under	J.	
protest and appeal, to avoid forfeiture, final,	Jackets, leather, lined with wool, (366, S. S., 6679,	
(S. S., 7075.)	7317) 40 cts per lb. and 8	85

7317.)

40 cts. per lb, and 85

(S. S., 7075.)

Per	et i	Per	r ct.
Jaconets, cotton, as countable cottons, (S. S., 6328.) "Japan gold size," so-called, (711, S. S., 6690.) Free. Japanese imitation leather paper, (392, S. S., 6546.) Japanese metallico, (119, S. S., 7131.) Jaune Indien, (82, S. S., 5686.)	25 40 35	Laville's curative liquor, (99, S. S., 6687.) Laville's gout liquor, (99, S. S., 6837.) Laville's gout pills, (99, S. S., 6837.) Laville's gout and rheumatic pills, (99, S. S., 6687.) Lead in pigs, alloyed, nearly 97½ per ct. lead, (189,	50 50 50 50
Jewellers' screws, brass wire, (216, S. S., 7159.) Jewellry, stone settings cut for, (480, S. S., 6279.) Jewsharps, (469, S. S., 5938.) Joy's anti-asthmatic cigars, (99, S. S., 6837.) Julien's fruit laxative, (99, S. S., 6837.)	45 10 25 50 50	S. S., 6786.) Leather belting, as mf. of lr., (463, S. S., 6967.) Leather buffings, split grain side of cattle hides, (460, S. S., 6916.) Leather cases cont'g pipes, cigars, cigarette-hold-	30 15
Jute bagging, double warp Dundee, (342, S. S., 6343.) Jute canvas, (334, S. S., 6537.) Jute fabrics, com. known as "jute canvas and paddings," "burlap canvas," "Pellisier can-	40 35	ers, (476 a, S. S., 6040.) Leather, dyed and cut into shapes for gloves, dtbl. as ptly. mfd. gloves under 436, (S. S., 5923.) Leather jackets, lined with wool, (366, S. S., 7317.) 40 cts. per lb. and	50
vas," and "military paddings," (334, S. S., 6537.) Jute velours emb. with metal. (216, S. S., 5666.) Jute velours, J. ch. v., met. slight val., (334, S. S., 5963.)	35 4.5 35	Leather, new scrap, (460, S. S., 5993.) Leaves, sage, cr., (636, S. S., 6791.) Lebeuf's vermifuge for tape-worm, (99, S. S., 6837.) Lecterns for churches, not free under 771, (S. S., 7229.)) 50
K.		Lelievre's Iceland moss poultice, (99, S. S., 6837.) Lemon-peel, pressed in sugar, (302 a, S. S., 7216.)	50 35
Kali, citrated, (92, S. S., 6006.) Kid-hair curler's, iron wire, jute and lr., I. ch. v., (216, 823, S. S., 6432.)	25 45	Lemons, damage allowance on, (S. S., 6688.) Lemons in packages, + + +, see S. S., 5955 as to dtbl. value. Lenses, pebble, rough, (95, S. S., 6231.)	10
Kieselguhr, earth, hair and moss, for steam pack- ing, (837 b, S. S., 6287.) King's bouquet enanthique, (99, S. S., 6837.) "Kitul fibre," cocoa fibre dyed, (676, S. S., 6661.)	20 50	Lenses, spectacle, Brazil or Scotch crystal, ptly. mfd., (665, S. S., 7183, 7204.) Free. Lentil-seeds, usually called lentils, (286, S.S., 7138.)	
Free. Kitul, or cocoa fibre, oiled, (636, 676, S. S., 6672.) Free.		Lera's solution of iron and soda, (99, S. S., 6837.) Lettuce seeds, (465, S. S., 6227.) Liens for freight, (see S. S., 5866.) Limes, ess. oil of, (575, S. S., 6274.)	50 20
Knife handles, parts of shells for, further advanced in mf. than merely "cut out," (486, S. S., 6985.) Knit woollen Scotch caps, cotton linings of, not	25	Linen and C. shirts, L. ch. v., (334, S. S., 5699.) Linen braids and tapes, (336, S. S., 6443.) Linen corset laces, tapes and braid, (336, S. S.,	
entitled to separate cls., (S. S., 5656.) Knives, pocket budding, (207 a, S. S., 6016.)	50	6119.) Linen handkerchieß, plain or emb., (334, S. S., 5875.) Linen-lace bed-sets, so called, silk and lace, flax	35
L.		ch. v., as mfs. of flax + + +, under 334, (S. S., 7272.) Linen nets for game bags, (336, S. S., 6689.)	35 40
Labbarroque's wine of quinia, (99, S. S., 6837.) Lace, Hamburg net., (325, S. S., 6371.) Lace, Nottingham, in the piece for window curtains, (325, S. S., 5956.)	50 40 40	Linen towels with figd. colored cotton borders and centres woven in, (334, S. S., 6347.) Linen window curtains, part lace, (334, S. S., 5868.) Linseed, (466, S. S., 6978.) 20 cts. per bu. of 56 lbs.	35) 35
Lace paper, (388, S. S., 6677.) Laces, wstd., similar to yak lace, dtbl. under 363, (S. S., 6311.)	15	Linseed oil, "artists," (27, S. S., 7320.) 25 cts. per gal. of 7½ lbs. Lint, (334, S. S., 6006.)	
Lace yokes, thread, (337, S. S., 6469.) Laces, silk and beads, S. ch. v., dress and hat trimmings, (383, S. S., 6375.)	30 50	Liquid gold, as a paint, (87, 822, S. S., 5814.) Liquors, duty only on actual quantity imported, (S. S., 5974.)	
Lacquered boxes cont'g tea, duty on, (S. S., 5770.) "Lacquer varnish," so-called, as spirit varnish, (119, S. S., 6991.) S1.32 per gal. and	40	Liquors, in demijohns of over 1 quart, impt. of illegal, (S. S., 7286.) Lithographers' needles, (216, S. S., 6716.)	45
Lacteous farina, or Nestle's milk food, (837 b, S. S., 6926.) Lacteous food, prep., (837 b, S. S., 7082.)	20 20	Lithographic printing paper, (386, S. S., 6201.) Lithographic rollers, wood and lr., wood ch. v, (233, S. S., 6136.)	35
Lactucarium paste and sirup, (99, S. S., 6915.) Ladies' woollen jackets and cloaks, knit, dtbl. under 363 as knit goods, (S. S., 6965.) L'Affecteur's blood purifying sirup, (99, S. S., 6837.)	50 50	Lizards, prep. for med. pps., (93, S. S., 6265.) Lobster cans, filled, impt. under Treaty of Washington, dtbl. under 2181, Pt. I., (S. S., 5891.) Lobsters, shelled, (783, S. S., 7080.) Free.	
Lanterns, toy, wood, paper, and metal, (425, S. S., 6781.) Laroche's wine of quinia, (99, S. S., 6837.)	35 50	Locust fruit, or St. John's beans, (704, S. S., 6874.) Free. Loeflund's diastase malt extract. (99, S. S., 6917.)	
Lastings, dtbl. according to value per lb. under 363, (S. S., 6137.) Lava tips for gas burners, (127, S. S., 6502.)	55	Logs, taffrail ship, (216, S. S., 6187.) Looking-glass plates polished, circular and with ground unpelished rims, 135, S. S., 6524.)	

Per Lozenges, Nelson's gelatine, (99, S. S., 6946.)	ct. 50	Per Marble monuments, other than figures in full re-	et.
Lumber cannot be impt. in bond to be planed and		lief, (468, S. S., 7072.)	50
exported, (S.S., 5672.)		Marble paper, (392, S. S., 6677.)	25
Lumber, pine, irregular sizes, (219 b, S. S., 6427.) \$2 per 1000 ft. bd. meas.		Marble, veined, in blocks-rough or squared, (467 a, S. S., 6303.) 65 cts. per cubic foot.	
Lumber, rough pine in pieces 12 to 16 in. long,		same, sawed, dressed or otherwise, (467 b, S. S.,	
(234, S. S., 5919.)	20	6303.) \$1.10 per cubic foot.	
Lumber sawed, being narrow pine strips, 12 feet		"Market value," appraiser's additions, how	
long and of various widths and thicknesses, (219, S. S., 6571.) \$2 per 1000 ft. bd. meas.		noted, (S.S., 7005.) Market value, how ascertained, (S.S., 5806.)	
Lumber sawed, duty and measurement of, (S. S.,		Market values, appraiser's sources of information	
5915.)		not to be disclosed, (S. S., 6250.)	
Lumber, sawed of irregular sizes from slabs, &c., (219 b, S. S., 6358,) \$2 per 1000 ft. bd. meas.		Marine glasses, (143 or 216, S. S., 5977.)	45
(219 b, S. S., 6358.) \$2 per 1000 ft. bd. meas.		Mastic, Brunswick asphalt, (95, S. S., 6836.) Match boxes, pocket, met., (410, S. S., 7275.)	10 . 35
M.		Matches, examination of, (see S. S., 6081.)	. 00
		Matches, in boxes, (see S. S., 6185, as to coverings.)	
Marcellen Pouillet's powder for sulphur-baths,	E0	Matches, safety, (483, S. S., 5900.)	35
(99, S. S., 6837.) Marcellen Pouillet's sulphur powder, (99, S. S.,	50	Matches, safety, cannot be entered for I. T. in bond, (S. S., 5912.)	
6837.)	50	Matches, safety, cannot be stored in warehouse,	
Madras curtains, emb., (324, S. S., 6630.)	35	(S. S., 6283.)	
Madras muslin, cotton, dtbl. as countable cotton, S. S., 6007.)		Match stands, wood and silk plush, with met.	50
Magnesia, citrate of, (92, S. S., 9291.)	25	match boxes, (383, S. S., 6636.) Matelassé cloth, W., S. and C., as mfs. in part of	00
Magnesia, eff. citrate of, (92, S. S., 5949.)	25	W., either under 362, 363 or 366, according to	
Magnetic sand, so called, being magnetite iron-		character of the fabric, (S. S., 7265.)	
ore, used solely for mf. of iron, (144 a, S. S., 7126.) 75 cts. per ton.		Mathey Caylus' capsules, (99, S. S., 6837.) Mats, toilet, emb., S., C. and wstd., S. ch. v., (383,	50
Mail, gold and silver coins, precious stones and		S. S., 6169.)	50
jewelry, received by, duty and regs. concern-		Mattei's homœopathic remedies, (99, S. S., 6692.)	50
ing, (S. S., 7281.)		Mattei's pills, (99, S. S., 6692.)	50
Mail, impts. through, in sealed pkgs, suspected of containing dtbl. goods, how disposed of, (S. S.,		Matting, jute, so-called, but held to be jute carpeting, dtbl. under 377, (S. S., 7237.)	
7222, 7239.)		6 cts. per sq. yd.	
Mail, printed matter impt. through, subject to		Meat, extract of, (837 b, S. S., 7057.)	20
duty under 384. See exception. (S. S., 6857.)		Medals, britannia-ware for church, (210, S. S.,	85
Mail, return of unclaimed impts. by, (S. S., 6611.) Mailed matter, when not held to be packed pack-		7246.) Medicated spirits, or Wae-sing wine, in bottles,	400
ages, (S. S., 5852.)		(118, S. S., 5982.) 50 cts. per lb.	
Mails, importations through, how to be reported,		duty on bottles, green glass, (133.)	30
(S. S., 6124.) Mails, repeal of laws compelling U. S. vessels to		Medicated wine, sherry and quinine, (118, S. S., 6100.) 50 cts. per lb.	
carry, (876.)		Medicinal soap, (8, S. S., 7324.)	20
Maize, patent roasted, (837 b, S. S., 7071.)	20	Medicinal specifics, samples of, not entitled to	
Malt liquors, duty only on actual quantity im-		free entry, (S. S., 7091.)	- 20
ported, (S, S., 5974.) Malt liquors in casks, how gauged, (S. S., 6055.)		Melon seeds, (465, S. S., 5897.) Merchant appraisers' fees, (S. S., 7000.)	20
Mangel wurzel seed, (760, S. S., 7313.) Free.		Merchant appraisers, selection of, (S. S., 6111.)	
Manifest of transit goods, (S. S., 6793.)		Merino fichus, S. and W., S. ch. v., (366, S. S., 5964.)	0.5
Manifests of cargoes exp. in steamers, (S. S., 5810.) Mantel ornaments, artfl. flowers, &c., in glass		40 ets. per lb, and Merino hosiery, wool and cotton, dtbl. under 362,	50
shades, dtbl. according comp. ch. val., (S. S.,		(S. S., 5679.)	
6982.)		Merino trowsers, shirts, hose, &c., dtbl. as knit	
Mantel ornaments, of birds, artfl. flowers, &c.,		goods under 363, (S. S., 6135.)	
similar to those for millinery pps., (429, 823, S. S., 6320.)	50	Metal and thread tapestry, met. ch. v., (216, S. S., 6478.)	45
Mantel ornaments of decorated china or parian		Metal beads, all, (396, S. S., 6816.)	50
w., (125, S. S., 5975.)	60	Metal, cotton and silk fabric, + + +, met. ch. v.,	
Manufacturing bonded warehouses, restriction as to removals from, (S. S., 7227.)		(216, S. S., 6010.) Metal covered cord, cotton core, (427, 822, S. S.,	45
Manures, chem. salts ordinarily used for, (502,		6840.)	25
S. S., 6264.) Free.		Metal fringe, (427, 822b, S. S., 6149.)	25
Marble baptismal font for church, (468, S. S.,	EO	Metal fringe, cord, braid, gimp, soutache, and	
6249.) Marble, curved slab of 4½ by 2½ ft., with figures	50	tresse, for use on military uniforms, (427, 822, S. S., 6547.)	25
in high, but not full relief, on the concave sur-		Metallic, or saloon central-fire cartridges, (216,	
face, to be used for wainscoting, (468, S. S.,		S. S., 6634.)	45
7254.)	50	Metal stamps, nickel-washed, (216, S. S., 6711.)	45

Per	ct.	Per	e et
Metal thread, met. and cotton, (401, S. S., 6042.) "Metal thread," so-called, but being ordinary	25	Mulls, Swiss, figured or dotted, dtbl. as countable	
brass wire, (216, S. S., 6436.)	45	cottons, (S. S., 6196.) Mushroom spawn, (465 or 837 b, S. S., 5714, 6342.)	2
Mexico, inspection of cars transporting merchandise to, (S. S., 6210.)		Musical clock, (414, S. S., 6289.) Musical instruments, silk strings for, (469, S. S.,	3
Mexico, Regs. as to transit goods to, (S. S., 6973.)		5874.)	2
Mexico, water and land transits to, (S. S., 6260.)		Music boxes, small, worked by hand crank, (469,	01
Mica waste and soapstone, grd. together, (95, S. S., 6559.)	10	S. S., 6771.) Musicians' note-holders, brass, (216, S. S., 6868.)	2:
Microscopes, (143 or 216, S. S., 5977.)	45	" " other, according to mat.,	
Microscopes, small, (216, S. S., 6597.)	45	(S. S., 6868.)	
Milan plasters, (99, S. S., 6915.) Military paddings, jute, (334, S. S., 6537.)	50 35	Musk, crude in the pod, includes such as has had one side of the pod removed to show the grain,	
Mineral paints or colors, for p'tg china, (87, S. S.,	00	(S. S., 5646.)	
6184.)	25	Muslin caps for babies and nurses, (324, S. S.,	0
Minerals, cr., advanced by grinding, (95, March 10th, 1884. Bal. unpublished. See also S. S., 5972.)	10	6266.) Muslin, cotton crossbar, as countable C., (S. S., 6349.)	3
Mineral substances, cr., contg. 67 per cent. of	10	Mustard, French, so called, bottles contg., dtbl.	
metallic manganese and 9 of 1 per cent. of		under 133, 134 or 136 according to quality, (see	
metallic iron, cls'd as manganese ore, (621, S. S., 7273.)		"Glass bottles.") Mustard, French, so called, in bottles, (284, S. S.,	
Mineral waters, natural, importers not restricted		5809.)	3
to certificate of owner of the spring to prove		Mustard sauce, (284, S. S., 6280.)	3.
character of the water, (S. S., 7128.) Mineral waters. Rules as to certificates, &c.,		Muzzle-loading shot-guns, (202, S. S., 5831, 5907.)	2
(8. S., 7191.)			
Mineral wax, refined or "ceresin," (592, S. S.,		N.	
6258.) Free. Mirror plates, small, 5 by 3 in., oval and rectang-		24.	
ular, (141, S. S., 6180, 6524.) 4 cts. per sq. ft.		Nainsooks, cotton, as countable cottons, (S. S.,	
Mirror, hand-, with wooden frames, (141, 142, S.		6328.)	
S., 6698.) 4 cts. per sq. ft. and add'l on frames Mixed dress goods, silk and wool, S. ch. v., dtbl.	30	Nail cleaners, iron and bone or ivory, iron ch. v.,	A
under 365 a , b and c , (S. S., 7037.)		(216, S. S., 6897.) Nails, bellows, malleable cast iron, short with	*
Mixed goods, of free and dtbl. materials, under		wide heads, (168, 822, S. S., 7257.) 4 ets. per lb.	
823. This provision is held to apply only to the dtbl, materials, of which that of ch. v. deter-		Nails, brass headed, (216, S. S., 6361.)	4 2
mines the rate of duty, (S. S., 6179.)		Nasturtium seeds, (465, S. S., 6241.) Neat cattle, rules for entries of, (S. S., 6411.)	-
Model of steamship "Umbria," (743, S. S., 6831.)		"Necktie-needles," so called, made of small flat	
Mohair noils, clss'd with 2d-class wooß under 358, (S. S., 6998.)		pieces of iron to fasten neckties, but not in any	А
Mohair noils, fit for mf. of plush, imitations of		sense needles, (216, S. S., 7267.) Needles, lithographers', (216, S. S., 6716.)	4
seal-skins and similar goods, dtbl. under 354		Nelson's gelatine lozenges, (99, S. S., 6946.)	5
and 358, (S. S., 6707.) Molasses, retention of, on wharf, (S. S., 6105.)		"Ng Gar Pee," (313, S. S., 6640.), \$2 per pf. gal.	
Molasses, (see Regs. for sampling sugars, &c.,) (S.		Neuss' patent pin-cubes, (see "Pin-blocks.") Newport News an I. T. port, (872, S. S., 6430.)	
S., 5725.)		Nickel coins, frn., for other use than currency,	
Molasses, sirup, drawback on, (S. S., 5750.) "Monats-hefte fuer Chemie," (Chemical Mouth-		dutiable, (216, S. S., 6887.)	4
ly,) as periodicals, (745, S. S., 5959.) Free.		same, solely for use as currency, (678, S. S., 6887.)	
Monthly publications in stiff covers are not rec-		Nickel in plates, (192, S. S., 6064.) 15 ets. per lb.	
ognized as periodicals under 745, but as books under 384, (S. S., 6365.)		Nestle's milk food, or lacteous farina, (837 b, S. S., 6926.)	2
Moquette, mfs. of wstd. and C., dtbl. under 363		Nitrates of strontia and baryta, mfd., (92, S. S.,	~
according to weight and value, (S. S., 7094.)		6172.)	2
Mosaic velvet carpetings, B., (378 a, S. S., 6033.) Moss. dried or cr., (837 a, S. S., 5782.)	40 10	Nitro-benzole, (81, S. S., 6144-45.) Noils, china grass, waste from combings, (333 b,	2
Moulds, plaster, (127, S. S., 6163.)	55	S. S., 6873.) \$15 per ton.	
Mourning bands, not admitted as hat trimmings, (S. S., 7306.)		Noils, mohair, class'd with 2d-class wools under 358, (S. S., 6998.)	
Mourning bands, woollen, for hats, dtbl. as mfs.		Noils, wool, classification of, (see S. S., 6133.)	
of W., under 362, (S. S., 6243.)		Note-holders, musicians', of brass, (216, S. S.,	
Muffs, silk, feathers and fur, S. and fthrs. ch, v., (383, 429 b, 823, S. S., 6252.)	50	6868.) Nottingham lace, cotton, in the piece for window	4
Mugs, brown, e. w. or stone with raised figures	00	curtains, (325, S. S., 5956.)	4
and met. tops, (124, S. S., 6578.)	25	Nutmegs, ess. oil of, (92, S. S., 6253.)	2
Mulls, corded, cotton, as countable cottons, (S. S., 6328.)		Nuts, hazel, as filberts, (303 b, S. S., 6494.) 3 ets. per lb.	

0.		Per	
		Orange water (93, S. S., 5945.)	25
Per o	et.	Ore, copper, contg. over 3½ per cent. of fine cop-	
Oaths, no fees for administering, (S. S., 5995,	ļ	per, (186 a, S. S., 6035.)	
6022.)	ì	2½ cents on each lb. of fine copper it contains.	40
Oats, cannot be entered as seeds, (S. S., 6156.)		Ore, silver, ptly. worked, (95, S. S., 6581.)	10
Ochres, and ochrey earths, ground in oil, and	0.5	Ores, actinolite, grd , (95, S. S., 6670.)	10
	25	Ores, gold and silver, crushed, (752, S. S., 6858.)	
Ochrey earth, known as "filling up," dtbl. under		Free.	
89, (S. S., 7132.)		Ores, mixed, classifiable according to comp. of	
dry ½ ct, per lb., grd. in oil 1½ ct, per lb. Odor cases and stands, wood and silk plush,		ch. val., (S. S., 7327.) Ore, wolframite, or tungsten, (215, S. S., 6976.)	20
	50	Ornaments for albums, plated met, (210, S. S.,	20
"Oil cade," so-called, being a distilled oil from		6345.)	35
	25	Ornaments, mantel, artfl. flowers, &c., in glass	
Oil-cake, crushed, (748, 825, S.S., 6391, 6445.) Free.		shades, dtbl. according to comp. ch. v., (S. S.,	
Oils, (Canadian,) "East End Crude," (837 a, S. S.,		6982.)	
	10	Ornaments, mantel, of decorated china or parian,	
" "Northwestern Crude," (837 a, S. S., 6988.)	10	(125, S. S., 5975.)	60
	10	Ornaments of metal for bonnets or the hair, (216,	
" "Mixed Crude," (83, S. S., 6988.)	20	S. S., 6245.)	45
" "Fuel or Gas oil," (83, S. S., 6988.)	20	Ornaments, plated, for accordions, (210, S. S.,	
Oil-cloth (not silk) fit for hat linings and other		6329.)	35
	40	Oxide of iron, cr., (638, S. S., 5972.) Free.	
	25	Oxide of manganese, plates mfd. of carbon and,	
Oil for dressing wool, known as "black-oil,"		for electrical pps., (837 b, S. S., 6302.)	20
, , , , ,	25	Oysters, dried and oiled, (283, S. S., 5902.)	25
	50		
"Oil neroli petitgrain," so-called, but really oil	ĺ		
petitgrain, dist. from bitter orange berries, (92,		P.	
	25	1.	
Oil of almonds, distilled, (555, S. S., 6545.) Free.	1		
Oil of limes, ess., (575, S. S., 6274.) Free.	00	Packages of tin or other material, containing free	
	20	fish, (other than ordinary fish barrels, or kegs,)	
	25	dtbl. as follows under 2181, Pt. I., (S. S., 2160,	
Oil, olive, in bottles, bottles dtbl. under 133 or 134, according to character, (S. S., 5921.)		2435, and 5670.)	
Oil, pea-nut, not entitled to entry as "Soap stock"		Those not exceeding 1 qt., 1½ ct. each. "exceeding 1 qt., 1½ for each addtl. qt.	
on account of depreciation, but dtbl. under 92,		or fraction thereof.	
	25	Packing material, cotton, paper, and sizing, C.	
	25	ch. v., (324, S. S., 6367.)	35
	2.5	Packed packages, certain mailed matter in ad-	
	25	dressed envelopes not held to be, (S. S., 5852.)	
Oils, artists', highly refined and used as "thin-		Padding liquor, (see "Oils.")	
	25	Padding, military, jute, (334, S. S., 6537.)	35
Oils, known as "soluble oil," "padding liquor,"		Paddings, jute, (334, S. S., 6537.)	35
"alizarine oil," and "alizarine assistant," duty		Painted photographs, (470 a, S. S., 6145.)	30
according to mat. ch. val., (17, 823, S. S., 5914.)		Paintings of frn. artists for exhibition at impor-	
if castor oil ch. val., (ibid.) 80 cts. per gal.		ter's studio, not free, (S. S., 7310.)	
Oil, sod, (92, S. S., 7266.)	25	Paintings on wool and wstd. panels or screens,	
Oleine, oil for dressing wool, (92, S. S., 6143.)	25	as mfs. of W. and wstd., (362, S. S., 6947.)	
Olive oil, foots or residuum, (790, S. S., 6675.) Free.		Paint, liquid gold, dtbl. as, (87, 822, S. S., 5814.)	25
Olive oil in bottles, duty on corks, capsules, and		Paints, mineral, for ptg. china, (87, S. S., 6184.)	25
labels, (S. S., 6914.)		Palm-kernel stearine, soap stock, (790, S. S., 6175.)	
	25	Free.	-
Onions in boxes, boxes not dtbl., (S. S., 5965.)		Palm leaves, crude, (636, S. S., 6059.) Free.	
Opera glasses, (143 or 216, S. S., 5977.)	15	Palm pitch, (837 b, S. S., 6286.)	20
Opera glasses of mother-of-pearl in leather cases,	- 1	Palm stearine pitch, (837 b, S. S., 6286.)	20
metal or glass ch. v., dtbl. as a whole under		Palm wood, split sticks of, unfit for mfg. of canes	
	15	or umbrellas, (234, S. S., 6419.)	20
Opera glasses, shell-coated, gl. or met. ch. v , (143	15	Paving tiles, decorated, (130, S. S., 6519.)	20
	15	Panorama, not free under 815 a, (S. S., 5908.)	0=
Opiol globules, (99, S. S., 6915.) Opium, repacking of, in warehouse, (S. S., 6753.)	00	" (475, S. S., 5908.)	35 15
Opium stamps, cancellation of, (S. S., 7118.)		Paper bags, (388, S. S., 6782.)	15
Orange, juice of sour, concentrated, (543, 825, S. S.,	i	Paper bands, gilt paper embossed, (388, S. S.,	15
6589.) Free.	1	72'8.) Paper boards, called card middle-board, (392,	10
Oranges, damage allowance on, (S. S., 6688.)		S. S., 6632.)	25
Oranges in packages $+ + +$, see S. S., 5955, as to		Paper, bowl, (392 b, S. S., 6162.)	25
dtbl. value.	1	Paper boxes, plain and fancy, (390, S. S., 6005.)	35

Per	r ct.	Per	r et.
Paper cards for mounting photographs, un-		Persian berry carmine, (837 b, S. S., 5865.)	20
printed, (388, S. S., 6588.)	15	"Petrifactions," so-called, consisting of figures,	
same, contg. printed matter, (384, S. S., 6588.)	25	baskets, watchstands and other articles mfd. of	
Paper, copying, (392 b, S. S., 6083.)	25	metal, natural branches, leaves, &c., covered	
Paper filters, (392 b, S. S., 6463.)	25	with a calcareous deposit, (216, S. S., 7043.)	45
Paper filters, disks of various sizes cut from filter- ing paper and distinguished from the same in		Petroleum oil, cr., (Canadian,) designated as "Oil Spring Crude," Northwestern Crude "and	
trade, (388, S. S., 7323.)	15	Spring Crude," Northwestern Crude 'and "East End Crude," (837 a, S. S., 6988.)	10
Paper filters, or filtering paper (392 b, S. S., 6038.)	25	Petroleum oil, Canadian, designated "Mixed	
Paper hanging, size for, (837 b, S. S., 6242.)	20	Crude" and "Fuel or Gas Oil," (83, S. S., 6988.)	20
Paper, Japanese imitation leather, (392, S. S.,		Petroleum residuum or tar, (81, S. S., 6592.)	20
6546.)	25	Phenyl acid, (so-called,) (837 b, S. S., 5825.)	20
Paper, lace, (388, S. S., 6677.)	15	Philosophical and scientific instruments, terms	
Paper, lithographic printing, (386, S. S., 6201.)	20	defined, (S. S., 6811.)	
Paper, marble, (392, S. S., 6677.)	25	Phosphate de Chaux, alc. med. prep., (118, S. S.,	
Paper, old, squares of, cut from ledgers, &c., (892	05	6500.) 50 cts. per lb.	
b, S. S., 6224.) Paper pictures, changeable, (388, S. S., 6098.)	25 15	Phosphozone, bottles contg., dtbl. under 133, 134,	
Paper, printed sheets of not admitted as sam-	10	or 136 according to quality, (see "Glass bottles.")	
ples, (S. S., 6132.)		Photograph albums, plush, S. ch. v., (383, S. S., 5973.)	50
Paper, sheets of, pasted together and pressed in		Photograph albums, rules for classification, (see	
moulds into decorative forms, (388, S. S., 7167.)	15	S. S., 6110.)	
Paper, stereotype, (392, S. S., 7077.)	25	Photographers' silver waste, (493, S. S., 6058.)	10
Paper, tissue, (392 b, S. S., 7004.)	25	Photographic albums, lr. ch. v., met. comp. of	
Paper, water-proofed, (392 b, S. S., 7112.)	.25	little value, (463, S. S., 6023)	30
Paper with im. lr. surface, (392, S. S., 7008.)	25	Photographic albums, lr.,paper and met.,lr. ch. v.,	
Papier maché boot studs with metal shanks, (216,		(463, 823, S. S., 6071.)	30
S. S., 5976.)	45	Photographic apparatus in use of travelling	
Parchment, old, (755, 825, S. S., 6076.) Free.		architect, (815, S. S., 6977.) Free.	
Parian, decorated mantel ornaments of, (125, S. S., 5975.)	60	Photographic paper not albumenized (392 b, S. S., 6530.)	
Parsnip seeds, (465, S. S., 6164.)	20	Photographs, mounted for stereopticon, (384, S.	25
Pasteboard, made directly from the pulp, (392 b,		S., 6168.)	25
S. S., 6463.)	25	Photographs, painted, (470 a, S. S., 6145.)	30
Pastilles, fumigating, (837 b, S. S., 6114.)	20	Photographs, unprinted paper cards for mount-	
Patents, royalty on, not part of dtbl. val., (S. S.,		ing, (388, S. S., 6588.)	15
5759.)		Piano tuning-hammers, (216, S. S., 6259.)	45
Pearls, imitation, on threads, (396, S. S., 6992.)	50	Pickel cases, certain not dtbl., (S. S., 5797.)	
Pease, edible, in natural state, as veg., (286, S. S.,	4.0	Pickers, rawhide and iron wire, r. ch. v., (216, S.	4.5
6948, 7158.)	10	S., 6254.)	45
Pebble lenses, rough, (95, S. S., 6231.) Pellisier canvas, (334, S. S., 6537.)	10 35	Picks, ordinary, (216, S. S., 6737.) "Hardy's patent, sp. adapted for track tools,	45
Pennes and Perlessis' syrup of bromide of potas-	00	(165, S. S., 6737.) 2½ cts. per lb.	
sium, (99, S. S., 6837.)	50	Pic or pike, Turkish, 26\square inches long, (S. S., 6482.)	
Pens, gold, (208 a, S. S., 6835.) 12 cts. per gross.		Pierie acid, (82, S. S., 6011.)	35
Pepper dust, (96, S. S., 7253.) 5 cts. per lb.		Pictures, being stamped or moulded paper pulp	
Pepper pods, dried or ptly. dried, (584, S. S., 5780.)		in form of, with metal frames, met. ch. v., (216,	
Free.		S. S., 6597.)	45
Pepsin, (93, S. S., 7263.)	25	Pictures, small printed, in wood and metal	4-
Persin, powdered, (93, S. S., 6837.)	25	frames with convex glasses, (216, S. S., 7336.)	45
Perfumery, alcoholic, in tin cans or bulk, (100, S. S., 6565.) \$2 per gal. and	50	"Pin-blocks," so-called, steel pins with glass heads, in cardboard cubes, Neuss' patent, (216,	
Periodicals, collection of German quarterly	00	S. S., 6377.)	45
chemical journals issued from 1862 to 1883, not		Pine butts, (234, S. S., 5849.)	20
classified as, (S. S., 6701.)		Pine lumber, rough in pieces 12 to 16 in. long,	
Periodicals, serial numbers bound in stiff cover in	- 1	(234, S. S., 5919.)	20
volumes of several numbers each, as books,		Pine strips, so-called, sawed 12 feet long and vari-	
(384, S. S., 7283)	25	ous narrow widths and thicknesses, (219, S. S.,	
Periodicals, monthly issues of a year, stitched or		6571.) \$2 per 1000 ft. bd. measure.	
bound together in one parcel, not entitled to		Pins, black, with glass heads, for use as ordinary	20
entry as, under 745, but dtbl. under 384, (S. S., 6440.)	25	pins, (209, S. S., 6850.) Pins in rows on papers, value includes papers,	30
Periodicals, monthly publications in stiff covers	20	(S. S., 6238.)	
not recognized as, but dtbl. under 384, (S. S.,		Pins, metal, 4 to 6 in. long, with glass heads, (216,	
6365.)	25	S. S., 6015.)	45
Periodicals, two or more numbers bound to-		Plaques, china, painted in oil or otherwise, (125,	
gether, (384, S. S., 6288.)	25	S. S., 6553.)	60
Periodicals, when back numbers may be entered		Plaques of brass, with chromos painted on them,	4-
free under 745, (S. S., 6818.)	1	(216, S. S., 6899.)	45

Per	et	Per	ct.
Plaques of metal, hand painted, (470 a, S. S.,	Cu.	Protest and appeal, not required for refunds, un-	00.
6216.)	30	der Sec. 26, Act of June 26th, 1884, (S. S., 6721.)	
Plaster moulds, (127, S. S., 6163.)	5 5	Protest and appeal, one sufficient for one invoice,	
Plated cords, braids, and met. embroideries, (427, 822, S. S., 6547.)	25	(S. S., 5856.) Protest and appeal, requisites in, (S. S., 7282.)	
Plated ornaments for accordions, (210, S. S.,	20	Protests and appeals, time for filing, (S. S., 6895.)	
6329.)	35	Prunelles, dried, (704, S. S., 6330.) Free.	
Platinum retorts, appliances for, of other metals,		Pruning bills, (216, S. S., 7119.)	45
(216, S. S., 7335.)	45	Pruning knives, pocket, (207, S. S., 6628.)	50
Plumbago stone polish, (837 b, S. S., 6403.) Plums, dried, (294, S. S., 5932.) 1 ct. per lb.	20	Public documents, foreign, for distabution to public institutions, (S. S., 6278.) Free.	
" in natural condition, undried, (704, S. S.,		Public stores, duty on goods in, under 854, (S. S.,	
5932.) Free.		5719, 5721.)	
Plush, cotton, (324 a, S. S., 6312.)	35	Puff boxes, metal, chiefly Britannia ware, (210, S.	
Plush, iron frames for holding, not dtbl., (S. S.,		S., 6125.) "Pullovers," as hats, (400, S. S., 7220.)	85 30
6422.) Plush photograph albums, S. ch. v., (383, S. S.,		Pulpit-desks for churches, not free under 771, (S.	40
5973.)	50	S., 7229.)	
Plush, silk and cotton, S. ch. v., not hatters' (383,		Pulp, wood, in sheets, (393, S. S., 6525.)	10
S. S., 6310.)	50	Pulque, preserved, (837 b, S. S., 6871.)	20
Pocket budding-knives, (207 a, S. S., 6016.)	50	additional on bottles, (<i>Ibid.</i>)	30 20
Pocket communion service, for churches, as re-		Pumice stone, artfl., (837 b, S. S., 6409.) Pumpkin seeds, (760, S. S., 7259.) Free.	20
galia, (771, S. S., 7106.) Free. "Pocket necessaries"—corkscrew, button hook,		Purses, money, of shell, (410, S. S., 6354.)	35
and nail cleaner, iron or steel, folded for pocket,			
(216, S. S., 6511.)		0	
Pocket toilet cases, (410, S. S., 6217-18.)	35	Q.	
Pomades, enfleurage, (837 b, S. S., 5968.)	20	Quarantine of impt. neat cattle, (see Regs., S. S.,	
Porcelain cylinders, (127, S. S., 5878.) Porcelain slabs, painted as plaques, (125, S. S.,	55	6491.)	
6965.)	60	Quassia bitter wood, cr. drug, (636, S. S., 6625.)	
Porter in glass bottles, add. dty. on bottles, (S. S.		Free. Quilts, down and cotton, down ch. v., (324 a, S.S.,	
5958.)		6179.)	85
Porter, in stone bottles or jugs, no separate duty		Quilts, down and silk, down ch. v., (383, S. S.,	-
on bottles and jugs, (S. S., 5957.) Portieres, cotton chenille, (324, S. S., 7186.)	35	6179.)	50
Porte-monnaies, lr. and met., (410, S. S., 5960.)	35	Quilts of eider duck skins, as mfs. of fur, (435, S.	
Postage second-class matter, 871.		S., 6966.)	30
Posts, fence-, split, (234, S. S., 5862.)	20	Quina Labarraque, and Quina Laroche, proprietary, but dtbl. under 118 by virtue of 824, (S. S.,	
Potatoes, dutiable quantity to be ascertained by		7285.) 50 cts. per lb.	
weight, (S. S., 5917.) Potato flour, as potato starch, under 269, (S. S.,		Quinidia, sulphate of, (629, 825, S. S., 6268.) Free.	
5737.) 2 cts. per lb.			
Poultry, (837 a, S. S., 7202.)	10	R.	
Powder flasks of copper, (216, S. S., 5934.)	45	201	
Powdered pepsin, (93, S. S., 6837.)	25	Rabbits' fur felt hats, (400, S. S., 6487.)	30
Precious stones, imitations of, for ornamenting stained glass windows, (135 or 143, S. S. 7240.)	45	Rabbit-fur yarn, (435, S. S., 7173.) Rabbits' hair yarn, (435, S. S., 6306.)	30 30
Prepared food, lacteous, (837 b, S. S., 7082.)	20	Rabbits' hair, yarn of wool and, dtbl. under 363,	00
Press-cloth, dtbl. under 363, (S. S., 5722.)		as woollen yarn, (8. S., 5913.)	
Pressed flowers of paper, C. and silk, S. ch. v.,		Rabbit skins prep. for felting, (450, S. S., 6394.)	20
(383, S. S., 5983.)	50	Rabbits of earthenware, decorated, (125, S. S.,	
Printed matter, impt. through mail, subject to duty, under 384, (see exceptions, S. S., 6857.)		6578.) Rabouteaux's iron dragees, (99, S. S., 6687, 6837.)	60 50
Prohibited importations, release of, under "miti-		Rabouteaux's iron elixir, (99, S. S., 6837.)	50
gation act," (Pt. I, 2124-28, S. S., 7284.)		Rabouteaux's iron syrup, (99, S. S., 6837.)	50
Proprietary medicines, when foreign internal		Race weight cloths, (pt. wool,) as saddlery, (415,	
rev. stamps part of dtbl. value of, (S. S., 6382.)		S. S., 5853.)	35
Proprietary preparations, under 99, (see list, S. S., 6837.)		Raffia, crude, (636, S. S., 7268.) Free. Rags from infected ports or countries, (Rules,	
Protest and appeal, collector's assessment of duty		6308.)	
final in absence of, (S. S., 7049.)		Rags from infected ports, unlading forbidden,	
Protest and appeal, must be made on liquidation		(S. S., 6468.)	
on original import entry, from the date of which		Rags, old, disinfection of, former circulars as to,	
the statute requiring the same begins to run, (S. S., 6895, 7116.)		revoked and new rules given, (S. S., 6960.)	
Protest and appeal, neglect to specify proper		Rags, old, from infected ports, impt. prohibited, (S. S., 6643, 6669.)	
classification in, invalidates the same, (S. S.,		Rags, reports of disinfection by inspectors, (S. S.,	
6877.)		6764.)	

Dow		n-	
Rags, storage of those not disinfected, (S. S.,	ct.	Rice, rule for classification of granulated or	r ct.
Railroad ties, cedar, (769, S. S., 5842.) Free.	50	broken, (S. S., 7192.) Rice siftings or screenings, as rice cleaned, (270	
Ramel's eucalyptus globules, (99, S. S., 6837.) Ranquin's capsules of balsam copaiba, (99, S. S.,	50	S. S., 6986.) 2½ cts. per lb. Ricord's injection, (99, S. S., 6837.)	50
6687.)	50	Ricqle's peppermint elixir, (99, S. S., 6837.)	50
Rapiers, fencing, of st., (207 b, S. S., 6350.)	35	Rigollot's mustard paper, (99, S. S., 6837.)	50
Raquet gut strings, so-called (488, S. S., 6579.)	25	Robinson's groats, (266, S. S., 6680.) ½ ct. per lb.	
Rattan carpet and furniture beaters, (233, S. S.,	0"	Robiquet's iron dragees, (99, S. S., 6837.)	50
7188.) Rawhide pickers, rawhide and iron wire, r. ch	35	Robiquet's iron syrup, (99, S. S., 6837.)	50
v., (216, S. S., 6254.)	45	Rockport, Mass., port of delivery, (869, S. S., 6313.) Roots, althea, cut in small pieces, (636, S. S., 6788.)	
Razor-cases, paper, as paper boxes, (390, S. S., 7162.)	35	Free. Rope, not entitled to withdrawal free of duty, as	
Same, papier maché, (472, S. S., 7162.)	30	vessel supplies, under 874, (S. S., 6457.)	
Re-appraisement, qualifications of merchant appraiser (S. S. 6000)		Rose water, (93, S. S., 5945.)	25
praiser, (S. S., 6228.) Re-appraisements, after completion, cannot be		Rosolic acid, (82, S. S., 6609.) "Rotunda stove polish," so-called, (837 b, S. S.,	35
reopened except for correction of clerical errors,		6403.)	20
(S. S., 6930.)		Royalty on patents, not part of dtbl. val., (S. S.,	
Re-appraisements as a basis for liquidation, (S. S., 6563.)		5759.) Rubble limestone, rough, and unfit for building	
Re-appraisements, effect of, (S. S., 7235.)		purposes, (837 a, S. S., 5851.)	10
Re-appraisements, final, (S. S., 7007.)		Russian sardines, so-called, (see "Fish" or "Her-	
Re-appraisements, how conducted, (S. S., 6957.)		rings.")	
Re-appraisements, presence of importer or agt., (S. S., 6974.)		Rust, of iron or steel, or mfs. of either or both, no	
Re-appraisements, when part of goods not found,		damage allowable for, from whatever causes it is produced, (184, S. S., 7296.)	
(S. S., 6749.)		Rust on tin plate, damage allowable for, (S. S.,	
"Red polishing earth," so-called, but chiefly	-	5978.)	
used as a paint, (87, S. S., 7146.)	25	Rye, cannot be entered as seeds, (S. S., 6156.)	
References, (S. S., 5742.)			
Refunds of duties under 854, (S. S., 6170.) Regalia, finished materials for construction of		S.	
confessionals for church use, not free as, (S. S.,			
7303.)		Sacking of jute or flax, like mfs. to $++$, (342, S.	
Regalia for churches, under 771, includes silk		S., 7024.)	40
embossed covers for parchment rolls contg. Old		Sacking, striped, of jute, mfd. for horse blankets,	
Testament, (S.S., 6855.) Regnauld Aine's pectoral balsam and lozenges,		as similitude of jute bagging, dtbl. under 312, (S. S., 7265.)	40
(99, S. S., 6837.)	50	Sacks, domestic flour, re-impt., duty equal to	20
Regulations, amendment of Art. 857, (S. S., 6919.)	00	drawback allowed on materials, (S. S., 6852.)	
Regulations, amendment of Art. 741, (S. S., 6800.)		Saddle girths, wool or pt. wool, as saddlery, (415,	
Regulations of 1884, amendment of, (S. S., 6695.)		S. S., 5776, 5853.)	35
Reimportations of domestic goods, transported		Saddlery, (415, S. S., 6735.)	35
through Canada, see rules as to, (S. S., 7069.)		Saddlery, race weight cloths and saddle girths	0.5
Reimportation of goods exp., with drawback, &c., (S. S., 6769.)		dibl or (415 S S 5852)	
		dtbl. as, (415, S. S., 5853.) Safety-fuse, jute ch. v., (351, S. S., 6213.)	35 35
neliquidations, validity of, (8, 8., 5007.)		dtbl. as, (415, S. S., 5853.) Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.)	35 35
Reliquidations, validity of, (S. S., 5667.) Rennet, prepd., (518, S. S., 6624.) Free.		Safety-fuse, jute ch. v., (351, S. S., 6213.)	35
Rennet, prepd., (518, S. S., 6624.) Free. Repacking of wool in warehouse not allowed, (S.		Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.)	35 35
Rennet, prepd., (518, S. S., 6624.) Free. Repacking of wool in warehouse not allowed, (S. S., 7232.)		Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.)	35
Rennet, prepd., (518, S. S., 6624.) Free. Repacking of wool in warehouse not allowed, (S. S., 7232.) Pesiduum of corn starch, (265, 822, S. S., 6039.)		Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) Free.	35 35 45
Rennet, prepd., (518, S. S., 6624.) Free. Repacking of wool in warehouse not allowed, (S. S., 7232.) Residuum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs.		Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) Free. "Salmon net twine," so called, (336, S. S., 6467.)	35 35
Rennet, prepd., (518, S. S., 6624.) Free. Repacking of wool in warehouse not allowed, (S. S., 7232.) Pesiduum of corn starch, (265, 822, S. S., 6039.)	45	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) Free.	35 35 45
Rennet, prepd., (518, S. S., 6624.) Repacking of wool in warehouse not allowed, (S. S., 7232.) Pesiduum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs. Resin, blocks of, encased in glass for violinist's use, gl. ch. v., (143, S. S., 6697.) Resin, moulded into small blocks for musician's	45	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) Free. "Salmon net twine," so called, (336, S. S., 6467.) "Salmon-twine," so called, but really a linen thread, used for various purposes, (336, S. S., 6054.)	35 35 45
Rennet, prepd., (518, S. S., 6624.) Repacking of wool in warehouse not allowed, (S. S., 7232.) Pesiduum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs. Resin, blocks of, encased in glass for violinist's use, gl. ch. v., (143, S. S., 6697.) Resin, moulded into small blocks for musician's use, (94, S. S., 6694.)	10	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) Free. "Salmon net twine," so called, (336, S. S., 6467.) "Salmon-twine," so called, but really a linen thread, used for various purposes, (336, S. S., 6054.) Salt, fees for withdrawal of, to cure fish, (S. S.,	35 35 45 40
Rennet, prepd., (518, S. S., 6624.) Repacking of wool in warehouse not allowed, (S. S., 7232.) Pesiduum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs. Resin, blocks of, encased in glass for violinist's use, gl. ch. v., (143, S. S., 6697.) Resin, moulded into small blocks for musician's use, (94, S. S., 6694.) Resin of scammony, prepd., (93, S. S., 6118.)	10 25	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) "Salmon net twine," so called, (336, S. S., 6467.) "Salmon-twine," so called, but really a linen thread, used for various purposes, (336, S. S., 6054.) Salt, fees for withdrawal of, to cure fish, (S. S., 5817.)	35 35 45 40
Rennet, prepd., (518, S. S., 6624.) Repacking of wool in warehouse not allowed, (S. S., 7232.) Pesiduum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs. Resin, blocks of, encased in glass for violinist's use, gl. ch. v., (143, S. S., 6697.) Resin, moulded into small blocks for musician's use, (94, S. S., 6694.) Resin of scammony, prepd., (93, S. S., 6118.) Resorcine, (81, S. S., 6619.)	10	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) Free. "Salmon net twine," so called, (336, S. S., 6467.) "Salmon-twine," so called, but really a linen thread, used for various purposes, (336, S. S., 6054.) Salt, fees for withdrawal of, to cure fish, (S. S.,	35 35 45 40
Rennet, prepd., (518, S. S., 6624.) Repacking of wool in warehouse not allowed, (S. S., 7232.) Pesiduum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs. Resin, blocks of, encased in glass for violinist's use, gl. ch. v., (143, S. S., 6697.) Resin, moulded into small blocks for musician's use, (94, S. S., 6694.) Resin of scammony, prepd., (93, S. S., 6118.)	10 25	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) "Salmon net twine," so called, (336, S. S., 6467.) "Salmon net twine," so called, but really a linen thread, used for various purposes, (336, S. S., 6054.) Salt, fees for withdrawal of, to cure fish, (S. S., 5817.) Salt, in bond for curing fish, antendment of reg-	35 35 45 40
Rennet, prepd., (518, S. S., 6624.) Repacking of wool in warehouse not allowed, (S. S., 7232.) Residuum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs. Resin, blocks of, encased in glass for violinist's use, gl. ch. v., (143, S. S., 6697.) Resin, moulded into small blocks for musician's use, (94, S. S., 6694.) Reson of scammony, prepd., (93, S. S., 6118.) Resorcine, (81, S. S., 6619.) Revenue, frauds upon, appraiser's sources of information not to be disclosed, (S. S., 6250.) Ribbons, cotton velvet, (325, 822, S., 6594.)	10 25	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) "Salmon net twine," so called, (336, S. S., 6467.) "Salmon-twine," so called, but really a linen thread, used for various purposes, (336, S. S., 6054.) Salt, fees for withdrawal of, to cure fish, (S. S., 5817.) Salt, in bond for curing fish, amtendment of regulations for withdrawal of, (S. S., 5665.) Salt for curing fish, Supplement to Art. 924 of Reg's of 1884, Art. 742-3, of 1874, (S. S., 6486.)	35 35 45 40
Rennet, prepd., (518, S. S., 6624.) Repacking of wool in warehouse not allowed, (S. S., 7232.) Residuum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs. Resin, blocks of, encased in glass for violinist's use, gl. ch. v., (143, S. S., 6697.) Resin, moulded into small blocks for musician's use, (94, S. S., 6694.) Resin of scammony, prepd., (93, S. S., 6118.) Resorcine, (81, S. S., 6619.) Revenue, frauds upon, appraiser's sources of information not to be disclosed, (S. S., 6250.) Ribbons, cotton velvet, (325, 822, S. S., 6594.) Rice, broken, from Hawaii, (2371-81, S. S., 6792.)	10 25 20	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) "Salmon net twine," so called, (336, S. S., 6467.) "Salmon-twine," so called, but really a linen thread, used for various purposes, (336, S. S., 6054.) Salt, fees for withdrawal of, to cure fish, (S. S., 5817.) Salt, in bond for curing fish, amendment of regulations for withdrawal of, (S. S., 5665.) Salt for curing fish, Supplement to Art. 924 of Reg's of 1884, Art. 742-3, of 1874, (S. S., 5486.) Salt for preserving vessels' timber,—874 not appli-	35 35 45 40
Rennet, prepd., (518, S. S., 6624.) Repacking of wool in warehouse not allowed, (S. S., 7232.) Pesiduum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs. Resin, blocks of, encased in glass for violinist's use, gl. ch. v., (143, S. S., 6697.) Resin, moulded into small blocks for musician's use, (94, S. S., 6694.) Resin of scammony, prepd., (93, S. S., 6118.) Resorcine, (81, S. S., 6619.) Revenue, frauds upon, appraiser's sources of information not to be disclosed, (S. S., 6250.) Ribbons, cotton velvet, (325, 822, S. S., 6594.) Rice, broken, from Hawaii, (2371–81, S. S., 6792.) Free.	10 25 20 40	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) "Salmon net twine," so called, (336, S. S., 6467.) "Salmon-twine," so called, but really a linen thread, used for various purposes, (336, S. S., 6054.) Salt, fees for withdrawal of, to cure fish, (S. S., 5817.) Salt, in bond for curing fish, antendment of regulations for withdrawal of, (S. S., 5665.) Salt for curing fish, Supplement to Art. 924 of Reg's of 1884, Art. 742-3, of 1874, (S. S., 6486.) Salt for preserving vessels' timber,—874 not applicable to vessels in course of construction, (S. S.,	35 35 45 40
Rennet, prepd., (518, S. S., 6624.) Repacking of wool in warehouse not allowed, (S. S., 7232.) Pesiduum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs. Resin, blocks of, encased in glass for violinist's use, gl. ch. v., (143, S. S., 6697.) Resin, moulded into small blocks for musician's use, (94, S. S., 6694.) Resin of scammony, prepd., (93, S. S., 6118.) Resorcine, (81, S. S., 6619.) Revenue, frauds upon, appraiser's sources of information not to be disclosed, (S. S., 6250.) Ribbons, cotton velvet, (325, 822, S. S., 6594.) Rice, broken, from Hawaii, (2371–81, S. S., 66792.) Free. Rice, ground or granulated, (837 b, S. S., 5678.)	10 25 20 40	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) "Salmon net twine," so called, (336, S. S., 6467.) "Salmon-twine," so called, but really a linen thread, used for various purposes, (336, S. S., 6054.) Salt, fees for withdrawal of, to cure fish, (S. S., 5817.) Salt, in bond for curing fish, antendment of regulations for withdrawal of, (S. S., 5665.) Salt for curing fish, Supplement to Art. 924 of Reg's of 1884, Art. 742-3, of 1874, (S. S., 6486.) Salt for preserving vessels' timber,—874 not applicable to vessels in course of construction, (S. S., 6520.)	35 35 45 40
Rennet, prepd., (518, S. S., 6624.) Repacking of wool in warehouse not allowed, (S. S., 7232.) Pesiduum of corn starch, (265, 822, S. S., 6039.) 10 cts. per bu. of 48 lbs. Resin, blocks of, encased in glass for violinist's use, gl. ch. v., (143, S. S., 6697.) Resin, moulded into small blocks for musician's use, (94, S. S., 6694.) Resin of scammony, prepd., (93, S. S., 6118.) Resorcine, (81, S. S., 6619.) Revenue, frauds upon, appraiser's sources of information not to be disclosed, (S. S., 6250.) Ribbons, cotton velvet, (325, 822, S. S., 6594.) Rice, broken, from Hawaii, (2371–81, S. S., 6792.) Free.	10 25 20 40	Safety-fuse, jute ch. v., (351, S. S., 6213.) Safety matches, (433, S. S., 5900.) Safety matches cannot be stored in warehouse, (S. S., 6283.) Safety pins, metal, (216, S. S., 6009.) Sage leaves, cr., (636, S. S., 6791.) "Salmon net twine," so called, (336, S. S., 6467.) "Salmon-twine," so called, but really a linen thread, used for various purposes, (336, S. S., 6054.) Salt, fees for withdrawal of, to cure fish, (S. S., 5817.) Salt, in bond for curing fish, antendment of regulations for withdrawal of, (S. S., 5665.) Salt for curing fish, Supplement to Art. 924 of Reg's of 1884, Art. 742-3, of 1874, (S. S., 6486.) Salt for preserving vessels' timber,—874 not applicable to vessels in course of construction, (S. S.,	35 35 45 40

Per	ct.	For Souds boot (165 & 8 7213)	ct. 20
Salt used in curing exp. meats, rules for refund of duty on, (S. S., 5882, 5937.)		Seeds, beet-, (465, S. S., 7313.) Seeds, melon, (465, S. S., 5897.)	20
Salt used in curing smoked meats, maximum al-		Seeds, nasturtium, (465, S. S., 6241.)	20
lowance of drawback, (S. S., 6560.)		Seeds, parsnip-, (465, S. S., 6164.)	20
Salt used in packing canned meats, drawback,		Seeds, pumpkin, (760, S. S., 7259.) Free.	
(S. S., 6517.)	- 1	Seeds, spinach, (465, S. S., 6221-27.)	20
Salt, withdrawn in bond for curing fish, may be		Seized goods valued over \$1000, cannot be released	
used in other districts, (S. S., 6152.)	-	on payment of appraised value, (S. S., 7205,)	0.5
Sample-books of colored lithographic designs of linoleum, having a commercial value, although		Sels mineraux waters, (92, S. S., 6837.) Sels mineraux waters de Vichy, (92, S. S., 6837.)	25 25
for free distribution, are dutiable, (S. S., 7277.)		Sels naturel Sainte Marie, (92, S. S., 6837.)	25
Samples for National Museum at Washington,		Semonla, as farina under 694, (S. S., 7076.) Free.	
(S. S., 6417.)		Settings, of pr. stones, cut for jewelry, (480, S. S.,	
Samples of medicinal specifics, not free, (S. S.,		6279.)	10
7091.)		Sewing silk, (381, S. S., 6127.)	30
Samples, printed paper sheets not admitted as, (S. S., 6132.)		Shams of cotton lace, (325, S. S., 6214.)	40
Sampling and statement of class of sugars and		Shanghai tael valued at \$1.17\frac{1}{10}, (S. S., 6839.) Shawls, silk and wstd., S. ch. v., (383, S. S., 6766.*)	50
molasses, (see Regs., S. S., 5725.)		Shawls, worsted, (366, S. S., 6766.)	00
"Sardelles," so-called, as anchovies, under 281,		40 cts. per lb. and	35
(S. S., 6406.)		Shawls, worsted, (366, S. S., 5903.)	
Sardines, Russian, so-called, (see "Fish," or "Her-		40 cts, per lb, and	35
rings.")		Sheathing metal, old yellow, fit only for re-mf.,	20
Sardines, statutory capacity of quarter-boxes, rules, (S. S., 5675.)	1	(215, S. S., 6200 and 6205.) Sheathing metal, old yellow, stripped from frn.	20
Satine checks, cotton, as countable cottons, (S. S.,		vessel in port, for repairs, not dtbl. as an impor-	
6328.)		tation, (S. S., 7151.)	
Satin, embossed, in long strips, of 73 in. wide, and		Sheepskins with wool on, the wool only is dtbl.,	
not cut to proper lengths for hat linings, (383, S.		(S. S., 5833.)	
S., 6522.)	50	Sheet-iron articles, not hollow-ware, (216, S. S.,	
Sausage-meat in cans, (283, S. S., 7066.)	25	6396.)	45
Sawed lumber, duty and measurement, (S. S., 5915.)		Sheet-iron, tinned, large sheets, (153 α , S. S., 6731.) 1 ct. per lb,	
Saw plates, steel for band saws—dtbl. under 177		Sheet-steel, known as clock-spring steel, (177 b	
according to value, (S. S., 6272.)		and c, S. S., 6176,) dtbl. per lb. according to	
Scales and weights, fine, (216, S. S., 6236.)	45	value.	
Schlumberger's salicylate of soda, (99, S. S., 6837.)	50	Shell-coated opera glasses, gl. or met. ch. v., (143,	
School-satchels, hemp, (342, S. S., 5834)	40	or 216, S. S., 6154.)	45
School-satchels or bags, jute, slightly ornamented with wstd. braid, (342, S. S., 6691.)	40	Shell money-purses, (410, S. S., 6354.)	35
Scientific and philosophical instruments—terms	40	Shells, cut in pieces for mf. of knife-handles, without further mf., (780, S. S., 6782.) Free.	
defined, (S. S., 6811.)		Shells, ptly. mfd., (486, S. S., 6166.)	25
"Scotch-bonnets," so-called, being woollen caps,		Shells, parts of, for knife-handles, &c., further	
ptly. woven and ptly. knitted, under 363, accord-		advanced in mf. than merely "cut out," (486,	
ing to weight and value, (S.S., 6718.)		S. S., 6985.)	25
Scrap-books, paper ch. val., (388, S. S., 7103.)	15	Shipbuilding, where mat. withdrawn for, may be	
Scrap leather, new, (460, S. S., 5993.) Scrap tobacco, (249, S. S., 6146.) 40 cts. per lb.	15	mfd., (S. S., 5792.) Ship-logs, taffrail, (216, S. S., 6187.)	45
Sculptors, professional—copies of statuary, the		Shipment of wools, last port or place of exp. to	40
work of other artists, executed by, held to be		U. S., (S. S., 6008.)	
entitled to entry under 470 b, (S. S., 5926.)		Shipping act, regs. under, (S. S., 6424.)	
Sculpture, specimens of, church altars and their		Shirts, L. and C., L. ch. v, (336, S. S., 5699.)	35
appendages not classifiable as, (S. S., 6032.) Seal-oil, (92, S. S., 6993.)	0=	Shirts, merino, knit, dtbl. according to value of,	
Search-warrants for smuggled goods, (Pt. I., 2328,	25	(363, S. S., 6135.) Shoes, felt, (366, S. S., 7218.) 40 cts. per lb. and	25
S. S., 5697.)		Shoes, Ir., with wooden soles on the inside of	99
Seed, cotton, an oil seed under 452, (S. S., 5895.)		which a piece of woollen cloth is glued, (463,	
½ ct. per lb.		S. S., 5994.)	30
Seed, lin-, (466, S. S., 6978.)		Shortage on malt and other liquors, duty only on	
20 ets. per bu, of 56 lbs.		actual quantity imported, (S. S., 5862, 5974.)	
Seeds, flower-, + +, (760 S. S., 5985.) Free. Seeds, garden, see list of, (S. S., 7107.)		Shot-gun barrels, forged steel requiring addl, bor-	10
Seeds, grass-, (760, S. S., 5864.) Free.		ing to fit them to be stocked, (204, S. S., 5962.) Shot-gun barrels, forged steel ribs for, as parts of,	10
Seeds, lettuce, (465, S. S., 6227.)	20	under 204, (S. S., 6780.)	
Seeds, mangel-wurzel, (760, S. S., 7313.) Free.		Shot-guns, all <i>muzzle</i> -loading (202, S. S., 5831, 5907.)	25
" turnip-, (760, S. S., 7313.) Free.		Shot-guns, breech-loading, made from old mus-	
" · cabbage-, (465, S. S., 7313.)	20	kets, (203, S. S., 5907.)	35

^{*} Are not these sp. provided for as wearing apparel pt. wstd. under 366?—Editor.

Per	ct.	. Per	ct.
Show cards, framed in wood, wood ch. v., (233, S.		Societies, rules for free entries of importations for,	
S., 6523.)	35 45	(S. S., 6041.) Soda, bichromate of, (49, 822, S. S., 6651.)	
Show cards of iron, (216, S. S., 6141.) Show cases, dtbl. according to material, (S. S.,	*20	3 ets. per lb.	
6086.)		Sodium, sulphide of, cr., (92, S. S., 6188.)	25
Sienna, burnt or raw, grd. in oil and put up in		Sod-oil, (92, S. S., 7266.)	25
tubes for artists' use, (87, S. S., 5951.)	25	Soluble oil, (see "Oils.")	
Silk and bead laces, S. ch. v., dress and hat trim-		Soot for fertilizing, (505, S. S., 7201.) Free.	
mings, (383, S. S., 6375.)	50	Soutache, metal, for military trimmings, (427, 822,	0.11
Silk and cotton plush, not hatters', S. ch. v., (383,	EO	S. S., 6547.)	25
S. S., 6310.) Silk and rubber cords, S. ch. v., (363, S. S., 5940.)	50	Spangle ornaments, (427, S. S., 7287.) Spangles, plated with silver or gold, (210, S. S.,	25
Silk arrasene, so-called, silk and cotton, (383, S.	00	5988.)	35
S., 6650.)	50	Spatulas, as cutlery, (197.)	35
Silk and wool cloth, S. ch. v., (383, 823, S. S., 6134.)	50	Spawn, mushroom, (465 or 837b, S. S., 5714.)	20
Silk braid or cord, S. and C., (383, S. S., 6650.)	50	Spectacle lenses, Brazil or Scotch crystal, ptly.	
Silk buttons, (383, S. S., 6031.)	50	mfd., (665, S. S., 7183, 7204.) Free.	
Silk curtains, piano covers, and mantel decora-		Spinach seeds, (465, S. S., 6221,-27.)	20
tions, (383, S. S., 6239.)	50	Spirits, bottled, allowance of damage on, (S. S.,	
Silk emb. chenille, so-called, silk and cotton, (383, S. S., 6650.)	50	5837.) Spirits, distilled, duty only on actual quantity im-	
Silk floss, not in the gum, (383, S. S., 6127.)	50	ported, (S. S., 5974.)	
Silk hats and hat trimmings, (see S. S., 6226.)		Spirits, distilled, withdrawal from bond for use of	
Silk, hats, bonnets and hoods, wholly or ptly of,		U. S., (S. S., 7294.)	
(400, S. S., 6197.)	30	Spirits, domestic, cannot be transferred to mfg.	
"Silk Henriettas," so-called, part wool, S. ch. val.,		w. h. to be bottled for exp't., (S. S., 7233.)	
dtbl. as dress goods under 365, (S. S., 5953.)		Spirits, domestic, exp. and returned, how to be	
Silk, material of, for hats, bonnets, and hoods,	20	treated, (S. S., 6304.)	
(448, S. S., 6197, 6226.) Silk, sewing, (381, S. S., 6127.)	30	Spirits, domestic, exp. and returned, no draw- back of int. rev. tax, (S. S., 5859.)	
Silk, spun, yarn of, called filoselle, (381, S. S., 6305.)	30	Spirits, domestic, exp. and returned from Canada	
Silk stockings for dolls, (425, S. S., 5967.)	35	as being in illegal pkgs., repacking not allowed,	
Silk strings for musical insts., (469, S. S., 5874.)	25	(S. S., 5859.)	
Silk thread, (381, S. S., 6127.)	30	Spirits, domestic, how extension of time for ex-	
Silk travelling caps, (383, S. S., 6044.)	50	porting obtained, (S. S., 7262.)	
Silk, valuations, how determined, (S. S., 6959.)	50	Spirits, domestic, re-impt. and remaining in w. h.	
Silk veilings, (383, S. S., 6799.) Silk warps of spun silk, (381, S. S., 6109.)	3)	over a year, subject to add. duty of 10 per cent. under 1932, Pt. I, (S. S., 6931.)	
Silk, webbing, ptly. of, S. ch. val., (495, S. S., 5940.)	35	Spirits, domestic, re-imported, how quantity esti-	
Silver ore, crushed, (752, S. S., 6858.) Free.		mated, (S. S., 6838.)	
Silver ore, ptly. worked, (95, S. S., 6581.)	10	Spoke-bolts, (222, S. S., 6614.)	20
Silver powder for the hair, (99, S. S., 6113.)	50	Spruce frames for handling barbed wire, (233, S.	
Silver waste, photographers', (493, S. S., 6058.)	10	S., 6825.)	35
Similitude section. See "Mixed goods."		Spy glasses, (143, or 216, S. S., 5977.)	45
Sirup, drawback of, (S. S., 5750, 5755, 6157.) Sirup of grenadine, (301, S. S., 6877.)	20	Spy glasses, small, brass ch. v., (216, S. S., 5876,	45
Sisal grass, baled, tare on, (S. S., 5847.)		5977.) Stamping of cigars sold by customs authorities,	40
Size for paper hangings, etc., (837 b, S. S., 6242.)	20	(S, S., 6207.)	
Skins, goat, embossed, (461, S. S., 5705.)	20	Stamps, metal, nickel washed, (216, S. S., 6711.)	45
Skins, sheep, with wool on, the wool only is dtbl.,		Stamps, wood, (233, S. S., 6435.)	35
(S. S., 5883.)		Stand covers, jute and met., J. ch. val., (334, S. S.,	
Slubbings, wool, duty same as on the scoured		6660.)	35
wool from which they are taken, (S. S., 5820.) Smalts, (837 b, S. S., 6276.)	20	Stands, wooden, for clocks, and impt. with them, (414, S. S., 7322.)	30
Smokers' articles, leather cases for pipes, etc.,		"Starch waste," so-called, but being, not a waste	00
(476 α, S. S., 6040.)	70	product but an unenum. mf. for use as sizing,	
Smokers' articles, ornamental wood and bronze		&c., (837 b, S, S., 6949.)	20
figures surrounded by receptacles for cigars,		Statistics, Bureau of, changes in cls., (S. S.,	
tobacco, matches, and tobacco ashes, (476, S. S.,	in c	7012.)	
7176.)	70	Statistics, Bureau, changes of classifications for,	
Smokers' tables, so-called, (230, S. S., 7245.) Smuggled goods, search warrants for, Pt. I., 2328,	3.5	(S. S., 5696, 5758, 5798, 6541.) Statistics, Bureau of, cl. of gold and silver exp.,	
(S. S., 5697.)		(S. S., 6099.)	
Soap, medicinal, (8, S. S., 7324.)	20	Statistics of fisheries, reports of, required, (S. S.,	
Soapstone and mica waste grd. together, (95, S.S.,		7261.)	
6559.)	10	Statuary, bronze, other than such as 470 b pro-	
Soap, sublimate-, proprietary, (99, S. S., 6921.)	50	vides for, (216, S. S., 6181.)	45
Societies, free entries for, amended rules, (S. S.,		Statuary, church altars and their appendages	
6410.)	(not classifiable as, (S. S., 6032.)	

Per	at i	Per	ot
Statuary, copies by professional sculptors, other	Ct.	Strings, violin and guitar, of gut and wire,	C 6.
than the original, held to be statuary under 470		known as "G strings," (469, S. S., 6768.)	25
b, (S. S., 5926.)		Striped sacking of jute, mfd. for horse blankets,	20
Statues carved in wood for church, when with-		as similitude of jute bagging, dtbl. under 312,	
out sculptor's certificate, are dtbl. under 233, (S.		(S. S., 7265.)	40
S., 6031.)	35	Strontía, nitrate of, mfd., (92, S. S., 6172.)	25
Statuettes, terra cotta, (125, S. S., 7307.)		Stubb's steel rods, as steel in bars, according to	
Steamers, drawback on coal of, (S. S., 5752.)		value, under 177 b, (8, 8., 7314.)	
Steamers, manifests of cargoes exp. in. (S. S., 5810.)		Stubb's steel wire, under No. 5, w. g., (182, S. S.,	
Steam packing of earth, hair, and moss, (837 b, S.	1	7337.)	
S., 6287.)	20	Sublimate soap, proprietary, (99, S. S., 6921.)	50
Stearine, palm-kernel-, soapstock, (790, S. S., 6175.)	1	Sugar, coloring for, (837 b, S. S., 5732.)	20
Free.		Sugar, drawback on, (S. S., 6157.)	
"Steel and iron nails," so-called, but intended		Sugar from molasses, drawback on, (S. S., 6480.)	
for button materials, (216, S. S., 6397.)	45	Sugar, polariscope test at original port, basis of	
Steel coils or springs for motors, (216, S. S., 7166.)	45		
Steel curb chains, (415, S. S., 6191.)	35	Sugar, refined, drawback on, (S. S., 5755.)	
"Steel forgings for wire plates," so-called, but	Or 7	Sugar, retention of, on wharf, (S. S., 6105.)	
really mfd. tools for drawing wire, known as		Sugar, sampling and testing damaged, elsewhere	
"steel wire drawing plates," (216, S. S., 6413.)	45		
Steel in strips, so-called, but mfd. into coils or	40	than at New York, (S. S., 6128.)	
springs for motors, and invoiced as such, (216,		Sugars, raw, the provisions of reciprocity treaty exempting them from duty do not entitle other	
	45		
S. S., 7166.)	45	nations to like exemption on the footing of the most favored nations, (S. S., 6292.)	
Steel locomotive tires and iron rings for, invoiced			
as "steel forgings," (179, S. S., 6549.)		Sugars, sampling and classification of, (S. S.,	
2½ ets. per lb.	45	5725, 5858, 6021, 6859, 6911.)	
Steel-rail crop-ends, (183 a, S. S., 6544.)	45	Sulphate of cinchonidia, (629, 825, S. S., 5901.)	
Steel rods galvanized, val. not over 3½ cts. per lb.,	4~	Free.	
(216, S. S., 6368.)	4.5	Sulphate of quinidia, (629, 825, S. S., 6268.) Free.	OF
Steel rope rods, val. over 3½ cts. per lb., (183, S. S.,	4-	Sulphide of sodium, cr., (92, S. S., 6188.)	25
6356.)	45	Sulpho-ricinoleate of soda, castor-oil ch. v.,	
Steel saw plates for band saws, dtbl. under 177		(17, 823, S. S., 7011.) 80 ets. per gal.	
according to value, (S. S., 6272.)		Supplies for U. S. vessels, free withdrawal of, 874.	
Steel, sheet, known as clock-spring steel, dtbl.		Surcingles brought in with free horses, (S. S.,	
per lb. according to val., (177 b and c, S. S.,		6777.) Free.	4~
6176.)	400	Surveyors' instruments, metal, (216, S. S., 7133.)	45
Steel tubes for mf. of bicycles, (216, S. S., 5726, 6778.)	45	Suspenders, cotton, rubber, and metal, C. ch. v.,	07
Steel tubes or pipes, unfinished and to be mfd.		(324 a, S. S., 7333.)	35
into magazines for breech-loading guns, (170, S.		Swiss mulls, figured or dotted, dtbl. as countable	
S., 6186.) 2½ cts. per lb.		cottons, (S. S., 6196.)	
Steel tubes, so-called, but really mfs. of steel and		m	
brass, (216, S. S., 7174.)	45	T.	
Steel wire cable of different strand gauges, dtbl.		T 11	0.5
under 182 according to gauge of ch. v. with ad-		Table covers, cotton chenille, (324, S. S., 7186.)	35
dition of 182 g, (S. S., 6376.)		Table covers, jute, met., &c., j. ch. v., (334, S. S.,	05
Steel wire, intended for use as zither strings, dtbl.		6660.)	35
as wire under 182, (S. S., 6357.)		Tables with painted plaque tops, (230, S. S., 6808.)	35
Steel wire larger than No. 5 w. g., (216, S. S., 6142.)	45	"Tafel-oblaten," sheet wafers, (837 b, S. S., 6516.)	20
Steel wire, of different thicknesses, cut into uni-		Taffeta gloves, S. and C., S. ch. v., (383, S. S., 6846.)	50
form lengths of 1 inch for specific pps., (216, S.	-	Taffrail ship-logs, (216, S. S., 6187.)	45
S., 7058.)	45	Taggers' iron, black, not pickled, cleaned and	90
Steel wire rods, (see Decision, S. S., 5724.)		cold rolled, (151 b, S. S., 6053.)	30
Steel wire, tempered, as other st. wire, (S. S., 5778.)		Taggers' iron, common black, No. 30 w. g. or	0.0
Stereotype-paper, (392, S. S., 7077.)	25	thinner, (151 b, S. S., 5794.)	39
St. John beans, or locust fruit, (704, S. S., 6874.)		Tale, ground, (95, S. S., 5980.)	10
Free,		Tamarind juice, a med. ext. of tamarind, (93, S.S.,	05
Stockings, cotton, fashioned or shaped wholly or		6418.)	25
in pt. by knitting machines or frames, (323, S.	40	Tanning, cr. hemlock bark for, (509 or 636, S. S.,	
S., 5961, 6248.)	40	5892.) Free.	
Stockings, silk, for dolls, (425, S. S., 5967.)	35	Tape measures in cases, linen, lr. and met., (216,	41"
Stones, cobble, (837 a, S. S., 5877.)	10	824, S. S., 6789.)	45
Stones, granite paving, (487 a, S. S., 6785.)		Tape needles, or bodkins, brass, (216, S. S., 6724.)	45
\$1 per ton.	10	Tapers, night, with floats of tin and cork, (408,	00
Stone settings for jewelry, (480, S. S., 6279.)	10	S. S., 7083.)	20
Stone slabs, sawn, (487 b, S. S., 7163.)	20	Tapes, linen, (336, S. S., 6119, 6443.)	40
Stones, tomb-, and head-, hewn and dressed, (487 b, S. S., 7163.)	00	Tapes of cotton, with names or trademarks woven	0.5
	20	in, (324, S. S., 6710.)	35
Strings, raquet gut, so-called, (488, S. S., 6579.)	25	Tapestry borders, colored cotton, slight metal ad-	

Per	r et.	Per	ct
Tapestry goods, cotton and jute, C. ch. v., (324 a, S. S., 6003.)	35	Tin plates coated with varnish, (153 a, S. S., 6844.) 1 ct. per lb.	Cu.
Tapestry of metal and thread., met. ch. v., (216, S. S., 6478.)	45	Tin plate, damage for rust on, allowable, (S. S., 5978.)	
Tapestry velvet and tapestry Brussels carpets, woven whole, but too small for ordinary rooms, (see S. S., 6060.)		Tinsel thread in hanks or rolls, (401, S. S., 6103.) Tissue paper, (392 b, S. S., 7004.) Tobacco, leaf, in 246, 85 per cent. applies to pack-	25 25
Tapioca flour, (772 or 800, S. S., 5802.) Tare on baled Sisal grass, (S. S., 5847.) Tariff references, (S. S., 5742.)		age and not whole invoice, (S. S., 5715.) Tobacco, leaf, suitable for wrappers, mixed with that of a different grade, may be sorted for the	
Teak wale-planks, (734, S. S., 6202.) Free. Tea, duty on lacquered boxes contg., (S. S., 5770.)		proper classification of each grade, (S. S., 6324, 6674.)	
Teas, adulterated or spurious, construction of act relating to, (2358, Pt. I., S. S., 6412.)		Tobacco pouches, rubber, with cotton lining, in form of rats and revolvers, invoiced as "show pieces in the form of rats and virtuest" as	
Teas, examination of, for I. T., (S. S., 6246.) Teas, examination of, on N. frontiers, (see S. S., 5971.)		pieces in the form of rats and pistolets," as smokers' articles under 476 a, (S. S., 7084.) Tobacco scraps, (249, S. S., 6146.) 40 ets. per lb.	70
Teas, impts. of, on northern frontiers, (see Rules, S. S., 5731.)		Toilet cases, pocket, (410, S. S., 6217-18.) Toilet mats, S., C., and wstd. emb., S. ch. v., (383,	35
Tea, spurious, impt. prohibited under 2358, Pt. I., although for sole use of importer's family as a		S. S., 6169.) Toilet sets, (see S. S., 6174.)	50
"blood purifier," (S. S., 6854.) Telegraphing, govt. rates for, (S. S., 5827.) Telegraph poles, cedar, round, unmfd., (734, S. S.,		Toilet vinegar, alc. comp., (103, S. S., 6638.) \$2 per gal on alcohol and Tomatoes, canned, as presvd. veg., (287, S. S.,	25
5842.) Free. Telescopes, met. ch. v., (216, S. S., 5984.)	45	6889.) Ton, wherever used in tariff acts, means 2240 lbs.,	30
Terra-cotta plates, brown, not glazed or edged, (124, S. S., 6173.)	25	(1913, Pt. I., S. S., 5933.) Topaz stones, whether rough or cut, (480, S. S.,	
Theatrical costumes and properties, impt. by manager, cls. as implements of employment, (815 α , S. S., 7321.) Free.		6390.) Towels, linen, with figd. colored C. borders and centres woven in, (334, S. S., 6347.)	10 35
Themott's tar capsules, (99, S. S., 6837.) Thermometers, (143 or 216, S. S., 5977.)	50 45	Tow, of hemp. (330, S. S., 7252.) \$10 per ton. Tows, from Canada, entries of merchandise imp.	
Thermometers, clinical, (143, S. S., 6012.) Thermometers, not ordinary, but sp. for philo-	45	in, (S. S., 6400.) Toy lanterns, wood, paper, and metal, (425, S. S.,	
sophical and scientific research, imported for colleges, &c., (759, S. S., 6772.) Thimbles, brass, washed with silver, not plated,		6781.) Toy pitchers and wash basins for children, (425, S. S., 5975.)	35 35
(216, S. S., 7234.) Thimbles, metal, (216, S. S., 5651.)	45 45	Trace-chains, iron, dtbl. under 171, (S. S., 5948.) Tracing cloths, (324, S. S., 5830.)	35
same, in cheap show-cases, with glass slides, (216, S. S., 5651.)	45	Trade marks, domestic, allowed only on goods imported by the domestic mfr., (S. S., 6270.)	
Thread, in flexible metal covering, (216, S. S., 6294.) Thread lace yokes, (337, S. S., 6469.)	45 30	Transit goods, manifest of, (S. S., 6793.) Transit goods to Mexico. Amended Regs., (S. S.,	
Thread, linen, invoiced as "Salmon twine," but really a thread used for various pps., (336, S. S.,		6973.) Transit of goods through Canada. Amendment	
6054.) Thymol, (93, S. S., 6348.)	40 25	of Regs., Art. 844, (S. S., 7089.) Transportation entries, (see S. S., 6595.)	
Tickets on dress goods not dtbl., (S. S., 5789) Tie-rods of iron, as bolts under 164, (S. S., 6968.) 2½ cts. per lb.		Transportation in bond goods, to be treated as if in warehouse under 854, (S. S., 5700, 5719.) Transportation of I. T. goods, by land and water	
Tiles, decorated, e. w., not paving, (125, S. S., 6806.)	55	routes, Regs. for, (S. S., 6452.) Travelling companions, flax and lr., F. ch. val.,	
Tiles, decorated, paving. (130, S. S., 6519.) Tiles, earthenware, unfit for paving, (127, S. S.,	20	(336, S. S., 5698.) Travelling rolls, so-called, for holding combs,	40
6713.) Tiles, glazed e. w., (127, S. S., 7051.) Tiles, printed or painted e. w., for wainscotings,	55 55	brushes, &c., wstd, leather and cotton, C. ch. v., (324; S. S., 7332.) Travelling rugs, wool and hair, as mfs. of W. +	35
&c., (125, S. S., 6894.) Timber, hewn and squared, (see S. S., 6089.)	60	+ + under 362, (8. S., 7298.) Treaty of Washington, notice of expiration, (S. S.,	
Tin cans, containing preserved lobsters, dtbl. under 2181, Pt. I., (S. S., 5670)		6730.) Treaty of Washington, partial abrogation of, (S.	
Tin cans, covering chloride of lime, (847, S. S., 6568.) Free.		S., 7002.) Tresse, metal, for military trimmings, (427, 822,	25
Tin cans, covering olive oil, (847, S. S., 6696.) Free. Tin cans, drawback on, (S. S., 6656.) Tinctures, alcoholic, (see "Alcoholic tinc-		S. S., 6547.) Trial boxes for glasses, or testing spectacles, &c., (143 or 216, S. S., 6027.)	45
tures," &c.)		"Trial glasses." so-called, (143 or 216, S. S., 5977.)	45

Per ct. Per ct. "Vanilline," so-called, as a chem. comp'd, (92, Trimmings, fur, (435, S. S., 6160.) 30 Trophies, gold or silver, (740, 825, S. S., 6566.) S. S., 6256.) Free. Varnish, lacquer-, so-called, as spirit varnish, Tropical fruit, permit for delivery, (S. S., 5761.) (119, S. S., 6901.) \$1.32 per gal. and Veilings, wstd. barege, dtbl. under 363, according Trowsers, merino knit, according to value, (363, S. S., 6135.) to weight and value, (S. S., 6799.) Tubes, gauge-, of plain glass, (134, S. S., 6461.) 40 Veilings, silk, (383, S. S., 6799.) 50 Veined marble, (See "Marble, veined.") Tubes, mf. of steel and brass, (216, S. S., 7174.) 45 Velours, jute, emb. with metal, (216, S. S., 5666, Tubes of metal cont'g white lead, not dtbl., (S. S., Tulle in the piece emb. with metal for mf. of Velours, jute, J. ch. v., met. slight val., (334, S. S., church regalia not free under 771 (S. S., 7303,) 5963.) Tumbler covers, zinc, pith and C., (216, S. S., 6952.) 45 Vessels built in U.S., for foreign acc., drawback Tungsten, or wolframite ore, (215, S, S., 6976.) 20 on certain materials, (875.) Tuning forks, (216, S.S., 6848.) 45 Vessel, coal bonded for consumption on, not sub-Tuning hammers, (216, S. S., 6259.) 45 ject to weighing fees, (S. S., 5860.) Turbans, knit-, of wool, not entitled to entry as other fees on entry, &c., (S. S., 5861.) hats, &c., under 400, but dtbl. as knit goods Vessels, frn., cannot put in for coal except at . under 363, (S. S., 7306.) ports of entry, (S.S., 5879.) Turbans, woollen, as hats of W. under 363, (S. S., Vessels, immediate delivery of importations in, (878.)Turkish pike or pic, 26% inches long, (S. S., 6482.) Vessels in course of construction not entitled to Turnings, iron, (215, S. S., 6150.) 20 provisions of 874, (S. S., 6520.) Turnip seed, (760, S. S., 7313.) Free Vessels laden with certain articles in bulk, where Turron, as confectionery, under 244, (S. S., 5954.) 50 to unlade, (879.) Tweed caps, (366, S. S., 7214.) 40 cts. per lb. and Vessels, 1 per cent. not to be retained from drawback on coal bonded for use on, (S. S., 5873.) Tweed hats, (400, S, S., 6299.) 30 Twine, salmon net-, so-called, (336, S. S., 6467.) 40 Vessel supplies, "paint for ship's bottom" may be withdrawn free in reasonable quantities, under Sec. 2514, Rev. St., (S. S., 7199.) II. Vessel supplies under 874, see Regs. for withdrawal. (S. S., 6532.) Umber, burnt or raw, grd. in oil and put up in Vessels, U. S., amendment of acts as to officers of. tubes for artists' use, (87, S. S., 5951.) (873.)Umbrella cloths, worsted and C., dtbl. under 363 Vessels, U.S., free withdrawal of supplies for, (874.) according to weight and value, (S. S., 6951.) Vienna bronze goods, (216, S. S., 6683.) "Umbria," steamship, model of, (743, S. S., 6831.) Vienna bronzes, ptly. plated or gilt, (216, S. S., 6783.) Underclothing in trunk of traveller, not in ex-Vin du hæto. alc. med. prep., (118, S. S., 6500.) cessive quantities, (814 a, S. S., 7255.) Free. 50 cts. per lb. Undervaluation, additional duty for, when in-"Vinette," so called, being the wine of bar-bercurred separately on goods in one invoice subries, used in finishing morocco lr., (837 b, S. S., ject to different rates of duty, intended for use 6297.) together as an entirety but not made up, (S. S., Vin Mariani, alc. med. prep., (118, S. S., 6500, 7033.) 6527.) 50 cts. per lb. Underwear, cotton, emb. by hand, (324 a, S. S., Violin bow-hair, horsehair sorted, and with wax knobs on the ends, (717, S. S., 6872.) Free. United States, purchase of goods for, in bond, (see Violin cases, impt. with the inst's., (469, S. S., S. S., 6528.) 5887.) Upholstering tapestry, cotton and jute, C. ch. v., Same, not accompanied with the insts., dtbl. (324 a, S. S., 6003.) separately, according to mat., (S. S., 5887.) United States vessels, amendment of acts as to Violin strings, of gut and wire, known as "G" officers of, (873.) strings, (469, S. S., 6708.) United States vessels, free withdrawal from Visiting cards, gilt edged, as printed matter, (384, bonded w. h. of supplies for, (874.) S. S., 6925.) 25 United States vessels, repeal of laws compelling them to carry mails, (876.) w. Unlading of certain articles in bulk, (879.) Wae Sing wine. (See "Medicated spirits.") Wafer material in sheets, (837 b, S. S., 6516.) 20 V. Wafers, unmedicated, used as coverings for pills or medicines, (814, S. S., 5979, 6004.) Valerianic acid, for mfg. pps., (594, S. S., 6353.) Wafers, unmedicated, for use as trade marks or Value, market-, how ascertained, (S. S., 5806.) labels, (814, S. S., 5950.) Values dutiable, to be those of the country where Wale-planks, teak, (734, S. S., 6202.)

the invoice is made and goods exported to U.S.,

Vanilla beans in alcohol, (103, S. S., 6481.)

(S.S., 6158.)

Walking sticks, nearly finished, (409, S. S., 6600.)

3 cts. per 1b.

Walnuts, for planting, (303, S. S., 6512.)

\$2 per gal. on the alcohol and 25 Walnuts in brine, (303 b, S. S. 6290.) 3 cts. per lb.

	ct.		r ct.
Warehoused goods, duty on, under 854, (S. S., 5719,		White enamel, (143, S. S., 5896.)	45
5721.) Warehoused goods, one protest and appeal suffi-		White lead, grd. in oil, in tubes, (56, S. S., 7059.) 3 ets. per lb.	
cient for one invoice, (S. S., 5856.)		Willow-sticks, peeled, &c., for dyers' use, (224, S.S.,	
Warehoused goods withdrawn after July 1st, 1883,		6370.)	20
rule as to duty on, (S. S., 5771.)		Window glass in boxes contg. 50 sq. feet of glass,	
Warehouse, fees for weighing goods withdrawn		single thick, and weighing over 55 lbs., pay	
from, for exp., (S. S., 5824.)		duty on actual weight of the glass, (138 b and c, S. S., 6702.)	
Warehouse, repacking of opium in, (S. S., 6753.) Warehouse system, domestic spts. or other prod-		Window, iron frames for painted glass, classified	
ucts exp, and re-imported, not entitled to storage		with the windows to which they belong, (S. S.,	
under, (S. S., 5829.)		6681.)	
Warehouse, withdrawals of goods subject to penal		Wine and whiskey bottled, no damage allowed	
duty, (S. S., 6369.)		for breakage or leakage, but duty only assessed	
Warps or yarns for carpet weaving, beams or large spools for, with metal flanges, dtbl. sepa-		on quantity actually arriving in U. S., (S. S., 7271.)	
rately under, 216, (S. S., 6715.)	45	Wine, glass carboys or demijohns contg., dtbl.	
Waste, photographers' silver, (493, S. S., 6058.)	10	under 133, (S. S., 7264.)	30
Watch enamel, (494, S. S., 6176.)	25	Wine, medicated, (118, S. S., 6100.) 50 ets. per lb.	
Watches, mfs. of steel or brass, finished parts of,		Wine of colchicum, (118, S. S., 6006.) 50 cts. per lb.	
(494, S. S., 5943.)	25	Wine tonic, Vin Mariana, (118, S. S., 7033.)	
Same,* unfinished, (216, S. S., 5943.) Watch jewels, not set, (480, S. S., 5893, 5943.)	45 10	50 cts. per lb. Wines damaged by partial burning of importing	
Watch jewels, not set, (460, 5. 3., 5655, 5676,) Watch jewels, ptly. mfd.,† (480, S. S., 5893, 5943.)	10	vessel at sea, not wrecked goods under Sec.	
Watch-keys, (494, S. S., 6700.)	25	2928, Rev. St., nor entitled to allowance for	
Watchmen's watches or clocks or time detectors,		damage, (S. S., 7326.)	
(494, 822, S. S., 6851.)	25	Wines in smaller casks than 14 gals. not subject	
Watch stands, wood, covered with silk plush,		to forfeiture under 311 d, (S. S., 6501.)	
with wire hooks for holding watches, (383, S. S., 6636.)	50	Wines tampered with during voyage, allowance, (S. S., 6116.)	
Water-proof cloaks of wool and rubber, (367, S. S.,	00	Wines, duty only on actual quantity imported,	
7184.) 45 cts. per lb. and	40	(S. S., 5974.)	
Water-proof paper, a fine white wrapping paper		Wire, barbed, wooden frames for handling, (233,	
made impervious to water, (392 b, S. S., 7112.)	25	S. S., 6825.)	35
Waters, rose and orange, (93, S. S., 5945.) Wax busts with real hair, hair ch. v., (442, S. S.,	25	Wire, brass bushing. (216 S. S., 7129.) Wire, insulated copper, (216, S. S., 5899.)	45 45
6659.)	35	Wire of brass, very finely drawn for mf. of bouillon	70
Wax, fish-, (837 b, S. S., 6263.)	20	or cannetille, (401, S. S., 5642.)	25
Wax, mineral-, refd., or "ceresin," (592, S. S.,		Wire of tempered steel as steel wire, (S. S., 5578.)	
6258.) Free.		Wire, steel, larger than No. 5 w. g., (216, S. S.,	
Wearing apparel, free under 815 a, does not in-		6142.)	45
clude wedding trousseau for a relative, nor silverware, nor chintz, val. of £6, (S. S., 6451.)		Wolframite ore, or tungsten, (215, S. S., 6976.) Wood, elm hoop-strips unmfd., (234, S. S., 5655.)	20 20
Wearing apparel of persons arriving in U. S.,		Wooden bobbins ptly. mfd., (233, S. S., 5886.)	35
what exempt from duty under 815 a, (S. S.,		Wooden-soled leather shoes with woollen cloth	
6317.)		glued to inside of soles, (463, S. S., 5994.)	30
Webbing, C. and rubber, (495, S. S., 5940.)	3.5	Wood frames for handling barbed wire, (233, S. S.,	
Webbing, cotton brace, (495, S. S., 6587.)	35	6825.)	35
Webbing, S., C. and rubber, S. ch. v., (495, S. S., 5940.)	35	Wood pulp, in sheets, (393, S. S., 6525.) Wood pulp, wet, allowance for weight of water,	10
Webbings, worsted, all, woven or other, (368, S.S.,	00	(S. S., 6861.)	
5808.) 30 cts. per lb. and	50	Wood pulp, wet, (393, 822, S. S., 7087.)	30
Wedgewood vases containing sauces, (125, S. S.,		Wood stamps, (233, S. S., 6435.)	35
Weighable goods with decree forms at his feet	60	Wood tops, ornamental, umbrella sticks and	05
Weighable goods, withdrawn from w. h. for exp., fees for weighing, (S. S., 5824.)		canes, (233, S. S., 6971.)	35
Weighing fees, coal bonded for consumption on		Wool, advance of value by appraiser, 10 per ct. or over, the penal duty attaches, even when	
vessel, not subject to, (S. S., 5860.)		the rate of duty remains unchanged, (S. S.,	
Weights and balances, fine, (216, S. S., 6236.)	45	7260.)	
Wheat cannot be entered as seeds, (S. S., 6156.)		Wool and rabbits' hair yarn, dtbl. under 303 as	
Whips of ptly, tanned skins, (463, S. S., 6257.) Whip-sticks, bamboo and reed, mfd., but not	30	woollen yarn, (S. S., 5913.)	
completed, (482, S. S., 7070,)	10	Wool and silk cloth, S. ch. v., (383, 823, S. S., 6134.)	50
Whist-markers, brass, paper, &c., (216, 824, S. S.,	10	Wool and worsted panels or screens with paint-	50
5947.)	45	ings on them, dtbl. under 362, (S. S., 6947.)	
the feet and the f			

^{*} Is not this an error? If these mfs, are in form or character fitted for use in watches exclusively, although unfinished, and not as yet parts of watches, they are certainly "watch materials," and entitled to classification as such, under the express provision in 494 for "watch materials,"—EDITOR.
† Quare?—Although these are not "parts of watches" within the meaning of 494, being unfinished; are they not clearly dutiable under that paragraph as "watch materials?"—EDITOR.

20

Woollen jackets and cloaks for ladies, knit, dtbl.

under 363 as knit goods, (S. S., 6065.)

Woollen, knit Scotch caps, cotton linings of, not entitled to separate classification, (S. S., 5656.)

Woollen turbans, as hats of W. under 363, (S. S.,

Woollen yarns cut for knitting into mats, dtbl. under 363, (S. S., 6649.)

Wool, 3d class carpet, bags not to be estimated in value, (S. S., 7065.)

Wool, dtbl. value is that of the last port or place of exp. to U.S., (S.S., 6008.)

Wool, last port or place of exp., (S. S., 6008, 6084,

6129.) Wool noils, classified as washed W., (see S. S., 6133.)

Wool noils, dtbl. under classes 1, 2, or 3, according to race and blood, (S. S., 6028.)

Wool, Scotch cheviot, invoiced as "white carpetbritch" or "carpet britch," dtbl. as 2d class W. under 358, (S. S., 7034.)

Wool slubbings, duty same as on the wool from which they are taken, (S. S., 5820.)

Wool taken from American sheep in Barbadoes dtbl. same as all like frn. wools, (S. S., 7067.)

Wool tops from clothing wools, scoured, dtbl. under 356a, 356b, at twice the triple rate of unwashed wools of same grade, (357a and b, S. S., Valued not over 30 cts. per lb., 60 cts. Valued over 30 cts. per lb., 72 cts. per lb. per lb.

"Wool waste," so-called, but composed of about 50 per cent. broken tops, laps, slubbings, and the residue fine rovings with a very small percentage of spinners' waste, and all thoroughly scoured, dtbl. as scoured wool of 1st class, (356a, S. S., 6884.)

Wool waste, so called, but known as "slubbings," scoured, duty same as on the scoured wool from which it is taken, (S. S., 5820.)

Worsted and cotton umbrella cloths, dtbl. under 363, according to weight and value, (S. S., 6951.) Per ct.

Worsted and woollen dress goods, coat-linings, &c., the proviso 365 f held to apply only to allwool goods, (S. S., 6331.)

Worsted braids and galloons woven, (368, S. S., 5808.) 30 cts. per lb., and 50

Worsted laces, similar to Yak lace, dtbl. under 363, (S. S., 6311.)

Worsted shawls, (366, S. S., 5903, 6766.) 40 cts. per lb. 35 Wrecks in U. S. waters, material from, free, under Art. 424, Gen. Regs., (S. S., 7064.)

X.

Xylonite in sheets, (105, S. S., 6744.) 60 cts. per lb.

Y.

Yachts, when not required to report to consulates abroad, (S. S., 5832.)

Yarn, charges on labels and wrappers of, (S. S., 6194.)

Yarn of goat or cattle hair, dtbl. under 363, according to weight and value, (S. S., 7093.)

Yarn of rabbits' fur or hair, (435, S. S., 6208, 6306, 7173.)

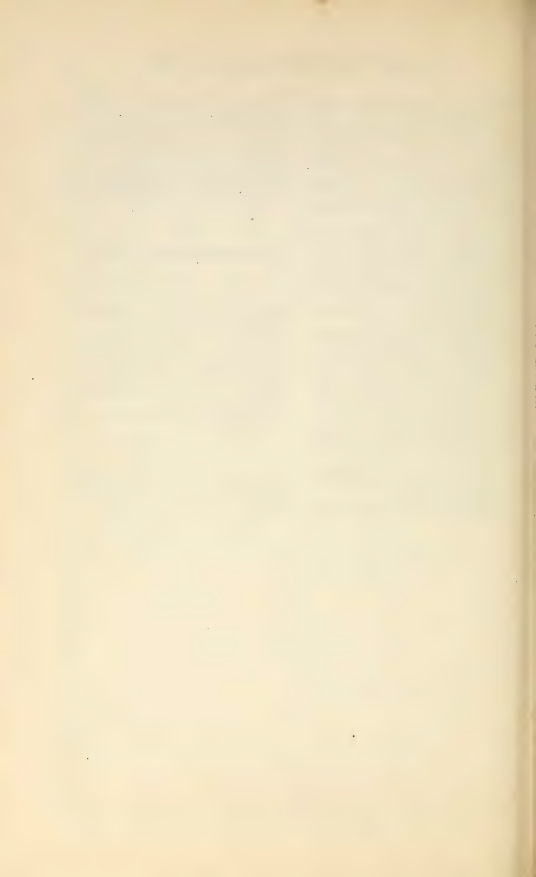
Yarn of wool and rabbits' hair, dtbl. under 363 as woollen yarn, (S. S., 5913.)

Yarns, W., cut for knitting into mats, dtbl. under 363, (S. S., 6649.)

\mathbf{Z} .

Zoedone, bottles contg., dtbl. under 133, 134, or 136, according to their quality, (see "Glass bottles.")

Zoedone, artfl. min. wat., (38, S. S., 5790.)



PART III.

SCHEDULE OF DUTIES

IMPORTATIONS INTO THE UNITED STATES. UNDER EXISTING STATUTES.

EXPLANATION OF ABBREVIATIONS AND REFERENCES.

+, not otherwise provided for. + +, not otherwise provided for. - + +, not specified nor otherwise provided for. provided for.
A. or Am., American.
add., additional.
add. dty., additional duty.
artfil., artificial.
alb., albata or German silver.
alc. pfy., alcoholic perfumery.
arts. Am. prod., articles the production of the United States.
btms. bituminaus. btms., bituminous.
ch. comp., chief component.
ch. v. or ch. val., chief value.
chg. tbco., chewing tobacco.
chem., chemical or chemistry.
cls., classification.
com., commissions.
comp., component, composed of,
or composition.
contg., containing.
cop., copper.
cos., cosmetic.
C., cotton. btms., bituminous. C., cotton. cr., crude. ct., cts., cent or cents. ct, cts, cent or cents.
cut, cutlery.
dty., duty.
dec. int., declaration of intention.
dsc., discriminating.
dist. spts., distilled spirits.
dr., drug or drugs.
dtbl., dutiable.
emb. embroidery, embroideries. emb., embroidery, embroideries. e. w., earthen ware. ess., essential, or essence. exp., exported, exports, or exportation. exc., except.

ext., extract.

flannel fild., filled. frn., foreign. f. o. b., free on board. gl., glass. G., gold. gds., goods. hdkfs., handkerchiefs. im., imitation. imm.tr.,immediate transportation. impt., imported, importations, or imports. I., iron. J., jute. ld., lead. lr., leather. L., linen. M., mohair. M., mohair.
mat., material, or materials.
med., medjcinal.
mer. v., merchantable value.
met., metallic, or metal.
mf., manufacture.
mfd., manufactured. mfg., manufacturing. mfr., manufacturer. mfs., manufactures. min., mineral.
pat. med., patent or proprietary
medicines. medicines.
pr. met., precious metal.
pf. gal., proof gallon.
pfy., perfumery.
ptd. mat., printed matter.
pr. in., principal ingredient.
pr. or prep., prepared, or preparations.

pps., purposes.
prsvd., preserved.
ptg., painting.
ptgs., paintings.
ptly., partly, or partially.
pulv., powdered, or pulverized.
regs., regulations.
ref'd, refined. re-impt., reimported. rtd., returned. S., silk. sim., similitude. sm. tbco., smoking tobacco. sp. imp't., specially imported. sp. imp t., specially imported sp. pps., specified. sp'd, specified. spt., spirits. st., steel. sub., substance. sv., silver. tr., transportation, or transit. undv., undervaluation undv., undervaluation.
unenm., unenumerated.
ungrd., unground.
unmfd., unmanufactured.
v., vide, or see.
val., or v'd, valued.
veg. sub., vegetable substance.
vsl., vessel.
W., wool.
w. g., wire gauge. w., wool.
w. g., wire gauge.
w. h., warehouse.
wln., woollen.
wstd., worsted.
S.S., Synoptical Series of Treasury
Decisions. Decisions.
T. D., Miscellaneous Treasury Decisions at the end of this volume.
T. R., Treasury Regulations of 1857.
R. R., Revised Regulations of 1869.
Rgs., Treasury Regulations of 1874.

Initial letters or syllables, not above defined, are sometimes used to avoid repetitions of the same title or

pr. stones., precious stones.

Initial reters or synapses, not above defined, are sometimes used to avoid repetitions of the same paragraph.

The numbers refer to paragraphs in Part II., and the dates to decisions of the Department not in the S.S.: in connection with which, also, the ports, to the collector of which, respectively, the letters were addressed, are indicated. Individual correspondents are referred to by their initials.

A

Abelones,* or abelone meat, (283, S. 5905.) Abortion, importations to cause, prohibited, (839-

Absinthe, (313.) \$2 per proof gallon. In bottles, 3 cts. in add. on each bottle, (310.)

Acacia Farneriana, called "divi-divi," (689, S. S., 4371.) Free.

Per ct. Per ct. Acacia, Gum, or Gum Arabic, cr., (636.) Free.

Same, not altogether cr., (94.) Academies.† Books, maps, and charts, (not more than two copies in any one invoice,) regalia,

gems, statues, and specimens of sculpture, sp. impt. in good faith, for the use or by the order of any college, academy, school, or seminary of learning, (660, 771.) Free.

Philosophical and scientific apparatus,† instru-

† The term "books" includes pamphlets and tracts, (S. S., 2354.)
† Photographs and lithographs for educational institutions are not free, (S. S., 943, 2707.) Nor are magic lanterns and slides, imported for Sunday-schools, (S. S., 2792.)

(1)

^{*} Univalve mollusks found on the coasts of South California, and dried and imported by the Chinese for food

Por	· ct.	1 Page 1	
ments, and preparations,* statuary, casts of		Acorns, powdered, (290, Nov. 17, 1863, Balt.)	r et.
marble, bronze, alabaster, or plaster of Paris,		2 cts. per lb.	
paintings, drawings, and etchings, sp. impt.		Acorns, raw or prepared, (290.) 2 cts. per lb.	
for the use of, or of any institution or society		Actors' costumes, actual use abroad not required,	
incorporated or established for philosophical,		(S. S., 4721.)	
educational, scientific, or literary pps., or en-		Actors' effects, free entry under 815 limited to	
couragement of the fine arts, and not for sale, (759.) Free.		those intended for the personal use of the	
Accordeons, (469.)	25	party bringing them, (S. S., 4686.) Adamantine spar, as Emery, (426, T. R., pp. 565,	
Acetates.		586.) 1 ct. per lb.	
Ammonia, (92.)	25	Additional duty for undy. of part of impt., (S.S.,	
Baryta, (92.)	25	3299, 3346.)	
Copper, (92.)	25	Adhesive felt, for sheathing vessels, (696.) Free.	
Iron, (92.)	25	Adhesive plasters or salves, patent or proprietary,	
Lead, brown, (53.) 4 cts. per lb.		(99,)	50
white, (54.) 6 cts. per lb.		other med., (93.)	25
Lime, (92.)	25	Adiantum, a cr. dr., (1262.)	20
Magnesia, (92.) Potassa, (92.)	25 25	Advertisements, obscene, impt. prohibited, (839.)	45
Soda, cr. or ref'd, (92.)	25	Adzes, steel mfs., + + +, (216.) Aerophanes, silk veil goods, (383.)	45 50
Strontia, (92.)	25	African fibre, for beds, unmfd., (744.) Free.	00
Zinc, (92.)	25	Agaric, cr., (636.) Free.	
Acetone, (103, 822, S. S., 3493.) \$2 per gal. for the		Agate, so-called, but really cr. onyx, (480, S. S.,	
alcohol in it and	25	4842.)	10
Achate stones or agates cut and polished on		Agate balls, fit for toys, (425, S. S., 3264.)	35
one side, (837, S. S., 3800.)	20	other, and hooks, (837, Aug. 8, 1871, N. Y.)	20
Acids:		mortars, as stoneware, (127, T. R., p. 553.)	55
Acetic, acetous or pyroligneous, not over 1.047		Agates, or achate stones, cut into pr. stones, but	
specific gravity, (12.) 2 cts. per lb.		not set, (480.)	10
Same, over 1.047 specific gravity, (12.) 10 cts. per lb.		same, cut and polished on one side, (837, S. S.,	00
Arsenious, (594.) Free.		3800.) cut for bookbinders, (837, Aug. 8, 1871, N. Y.)	20
Benzoic, (594.) Free.		unmfd, (596.) Free.	20
Boracic, commercial, (43 a.) 4 cts. per lb.		Agriculture, Department of, plants, trees, shrubs,	
pure, (43 a.) 5 cts. per lb.		roots, seed cane and seeds impt. for or by	
Carbolic, as a disinfectant, (837, S. S., 471.)	20	U. S. bot. garden, (761.) Free.	
for chemical or mfg. pps., (594.) Free.		Alabaster statuary and ornaments, (394.)	10
dry or other, med., (594.) Free.		Albata, or German silver, unmfd, (185.)	25
liquid, (594.) Free.	15	Albumen, in any form or condition, (496.) Free.	05
Chromic, (47.) Citric, (13.) 10 cts. per lb.	15	Albumen paper for photography, (392, S. S., 5302.) Album boxes, glass ch. val. $+++$, (143, S. S., 2569.)	25 45
Cresylic, so-called, same as liquid carbolic, (S.		Albums, photograph, of leather and paper, as lr.	40
S., 3980.) Free.		mfs., + + +, (463, S. S., 1177.)	30
Gallie, (594.) Free.		Same, unbound, as paper mfs., $+ + +$, (388 S. S.,	
Hydric, (594.) Free.		1734.)	15
Muriatic, (594.) Free.		Same, with covers of silk plush as ch. val., (383,	
Nitric, (594.) Free.		823, S. S., 5590.)	50
Nitric, not chemically pure, (594.) Free.		Albumen solution, liquid, (837, S. S., 3701.)	20
Oxalic, (594.) Free.		Alcoholado, so-called, (312, S. S., 1718.) \$2 per pf.	
Picric and Nitro-picric, (594, Sept. 23, 1868, N. Y.) Free.		gal.	
Pyrogallic, (594.) Free.		in bottles, (310.) 3 cts. add. dty. per bottle, Alcohol, all + +, (311, June 18, 1866, A. C. B.	
Rosolic, so styled, or aurine, (594, S. S., 4514,)		\$2 per pf. gal.	
Free.		containing 94 per cent. anhydrous alcohol,	
Salicylic, (594.) Free.		(102.) \$2 per gal.	
Succinic, (594.) Free.		dist. spirits, containing 50 per cent. anhydrous	
Sulphuric, fuming, (Nordhausen,) (794.) Free.		alcohol, (101.) \$1 per gal.	
Sulphuric, other, (594.) Free. Tannic, (109.) \$1 per lb.		Alcoholic compounds, + + +, (103.) \$2 per gal.	OF
Tannic, (109.) \$1 per 15. Tartaric, (14.) 10 cts. per 1b.		for the alcohol contained therein, and perfumery, including Cologne water, (100.)	25
used for chemical pps., $+ + +$, (594.) Free.		\$2 per gal. and	50
used for medicinal pps, $+ + +$, (594.) Free.		add. dty. on bottles under 133-4-6.	170
used for mfg. pps., + + +, (594.) Free.		Ale in bottles or jugs, (316.) 35 cts. per gal.	
carboys containing, + +, (133,) in addition to		in casks, or other than in bottles or jugs, (316.)	
duty on contents.	30	20 cts. per gal.	
Aconite, root, leaf, and bark, (497.) Free.		in casks, no allowance for space occupied by	
Acorn coffee, (290.) 2 cts. per lb.		hops, (S. 3., 3905.)	

^{*} This includes samples of chemical and pharmaceutical preparations imported for a college of pharmacy, (S. S., 2311,) and chemical salts and preparations for college laboratories, (S. S., 2802.)

Per	ct.	Per	r et.
Ale, add. dty. on glass bottles, (133-4-6.)		American bottles exp. empty and rtd. filled	
gauge of, (S. S., 3537, 3564.)		with palm oil, not free under 649 a, (S. S.,	
	20	4953.)	
Alizarine, natural or artificial, (595.) Free.		barrels, exported, filled with domestic petro-	
Alkaline silicates, all + +, (76.) ½ ct. per lb.		leum,† and returned empty, under regula-	
Alkalies, alkaloids, and oils, all preparations known as, and all combinations thereof, + +,		tions, (648.) Free.	
(92.)	25	car-wheels, worn-out, re-impt., (649 a, S. S. 4239.) Free.	
Alkanet root, cr., (636.) Free,	20	citizens dying abroad, personal and household	
Alkekengi, cr., (636.) Free.		effects of, not merchandise, (757.) Free.	
Alloys, used as substitutes for steel tools, (177 b.)		fisheries, spermaceti, whale and other fish-oils,	
val. not over 4 cts. per lb.	45	and all other articles the products of such	
val. over 4 and not over 7 cts. 2 cts. per lb.		fisheries, (749.) Free.	
val. over 7 and not over 10 cts. 23/4 cts. per 1b.		lard barrels, exp. filled with domestic pro-	
val. over 10 cts. 31/4 cts. per lb.		ducts and rtd. empty. No dec. int. to return	
Alloys of metal, lead ch. val., (189, 823.) 2 cts.		required, (S. S., 4572.)	
per lb.		lumber, sawn in N.B., by aliens, not free under	
of which nickel is the element of ch. val., (192)		829, (S. S., 4300.)	
15 cts. per lb.		mfs., to wit: casks, barrels, carboys, bags, and	
Almonds, in shell, (303 a.) 5 cts. per lb.		other vessels, exported, filled with American	
shelled, (303 a.) 7½ cts. pr. lb.		products, or exported empty and returned	
Almond oil, (555.) Free.		filled with foreign products, including shooks,	
	10	when returned as barrels or boxes, (649 b.)	
Aloes, gum, cr., (636.) Free.	40	identity proved under regulations, (649 c.)	
not altogether cr., (94.) Alpaca hair, val. at last port or place whence	10	and on which all internal tax due shall be	
exp. to the U. S., excluding charges at such		proven to have been paid before exportation	
port, at not over 30 cts. per lb. (358 a.) 10 cts.		and not refunded, (649 d.) Free. paper, printed on and re-impt., dtbl., (S. S.,	
per lb.	- }	3065.)	
val. over 30 cts., (358 b.) 12 cts. per lb.	- 1	products and mfs. when exported and	
mfs. of, or of goat hair, are dtbl. at same rates	1	brought back in same condition, under regu-	
as those of worsted of like description.		lations, (649 a.) Free.	
Alum, in crystals, or ground, or otherwise, (32.)		spools exp. filled and rtd. empty, not free	
60 cts. per 100 lbs.	ĺ	under 649 a. (S. S., 4976.)	
patent and substitute, (32.) 60 cts. per 100 lbs.		vessels and railroad cars, repairs and equip-	
Aiumina, and sulphate of, (32.) 60 cts. per 100 lbs.		ment of, in a foreign country, dtbl. (See pro-	
Aluminium, or aluminum, (639.) Free.		visions for, 2040. Part I.);	
	45	vessels, foreign products needed for repair of,	
Aluminous cake, (32.) 60 cts. per 100 lbs.		when they may be withdrawn from ware-	
Amber beads and gum, (640.) Free.		house, free of duty, (835.)	
Amber bead crosses set in metal for jewelry, (459,		Amethysts, not set, (480.)	10
	25	Ammonia, acetate of, (92.)	25
for necklaces, beads strung on thread, (640, S.		anhydrous, liquefied by pressure, (33.)	20
S., 3389.) Free.		aqua, or water of, (34.)	20
oil, cr., or rectified, (556.) Free.		carbonate of, (36.)	20
Ambergris, (498.) Free.		muriate of, or sal ammoniae, (35.)	10 20
oil, (557.) Free. American artists: paintings, statuary, fountains.		sulphate of, (37.) Ammoniacum, grains of, cr., (636.) Free.	20
and other works of art, the production of. *		not cr., (94.)	10
But the fact of such production must be veri-		Amomum, or grains of paradise, cr., (636.) Free.	10
fied by the certificate of a Consul, or Minister		not cr., (94.)	10
of the United States, indorsed upon the writ-		Amylic alcohol, or fusel oil, (112.)	10
ten declaration of the artist, (819. See, also,		Amyl of oxyd, so-called, (114, S. S., 1129.) \$2.50	
rule as to, S. S., 3942.) Free.		per lb.	
artists, works of, exp. and re-impt., entered as		Anatomical preparations, (787) Free.	
Am. products, (649 a, S. S., 3040.) Free.		specimens, models, or imitations of, in papier	
bags, exp. filled with leather mfd in U.S., and		maché, (472, S. S., 1767.)	30
returned empty, under regs., (649 a. S. S.,		manikin of papier maché, (472, S. S., 3831.)	30
3198.) Free.		Anchovies and sardines in tin boxes, (281 a.) as	
Same, exp. filled with frn. dyewood, grd. in the		follows: whole boxes, not over 5 inches long,	
U. S., dtbl. on re-impt., (S. S., 3511.)	ĺ	4 wide, and 3½ deep. 10 cts. each.	
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^{*} This includes copies actually made by American artists of the productions of other American artists,

^{*} This includes copies actually made by American artists of the productions of other American artists, (S. S., 2318.)

† American petroleum barrels do not forfeit their right of free entry, under 648, for being re-coopered abroad, (S. S., 3810.)

‡ Grain bags of foreign production and manufacture, which, under Department's ruling of November 28, 1871 (not published in Synopsis), are exempted from payment of duty as part of the equipment of the vessel, cannot be transferred from the vessel to which they belong to another vessel, without being first entered and subjected to the payment of duty. (January 2, 1874, N. O., Syn. Ser., 1749.)

Per	ct.	Per	ct
Anchovies and sardines (continued):		Anti-fouling comp. for painting ships' bottoms,	
half boxes, not over 5 inches long, 4 wide,		(87, S. S., 4973.)	25
and 15% deep. 5 cts. each.		Antimony as regulus or metal, (195.)	10
quarter boxes, not over 434 inches long, 31/4		ground, (837, S. S., 5473.)	20
wide, and 1¼ deep. 2½ cts. each.		ore, cr., sulphide of, (600.) Free.	
The same in any other form, (281 b.)	40	Antiquarian paper, (392 b.)	25
Anchovy sauce, or paste, in bottles, (284, S. S.,		Antique armor, modern imitations of, of metal,	
3492.)	35	(216, S. S., 1700.)	45
additional duty on bottles.		oil, (92.)	25
Anchors, or parts thereof, (163.) 2 cts. per lb.		Antiquities, collections of,† (669.) Free.	
Andirons, cast-iron, (157.) 11/4 ct. per lb.		Ants' eggs, baked, (837, S. S., 4157.)	10
Angelica root, cr., (636.) Free.		Anvils, (163.) 2 cts. per Ib.	
Angora goats, sp. impt. for breeding pps., (642 a.) Free.		Appraisements, when market value cannot be	
		ascertained directly, how to proceed, (853.)	
hair, as wool of class 2, (358.) Angora goat-skins, raw, without the wool, unmfd,		Apatite or rock phosphate, (597.) Free.	
		Apparatus, life-saving, sp. impt. by life-saving so-	
(719 b.) Free. Aniline, arseniate of, (602.) Free.		cieties, (731.) Free.	0.0
dyes, as coal-tar dyes, (82.)	35	philosophical, (475.)	35
oils, cr., (559.) Free.	90	Apparel, to wit, cloaks and other outside gar-	
paste or pulp, not dyes, (837.)	20	ments for ladies and children, wholly or ptly.	
paste of purp, not dyes, (827.) paste, so-called, but really colors, (82, S. S., 2810.)	20 85	of wool, wstd. or hair, (not knit,) (367.) 45 cts. per lb. and	40
residuum, as aniline dye, (92, S. S., 3913.)	35	wearing, of all kinds $+ + +$, wholly or ptly.	40
salts, (605.) Free.	UO	of wool, worsted, or hair, except knit goods,	
Animal carbon, fit for fertilizing only, (504.) Free.		(366.) 40 cts. per lb. and	25
manures, (505.) Free.		Appollinaris mineral water, (622, S. S., 5115.) Free.	35
Animals, integuments of, $+ + +$, (655.) Free.		Apple butter, (284,	35
brought into the United States temporarily for		Apples, (704.) Free	90
not over 6 months, for exhibition or competi-		Aqua ammonia, (34.)	20
tion, offered by any agricultural or racing as-		fortis or nitric acid, (594.) Free.	20
sociation, under regs. (641.) Free.		Arabic, gum, cr., (636.) Free.	
living, excepting leeches, birds, fowls, and		other than cr. (94.)	10
others specified, and comprehending all		Arctic shoes, part wool, (367.) 45 cts. per lb. and	40
other living bodies endowed with sensation	ı	Archill, in the weed or liquid, (550.) Free.	
and power of motion, and $+ + +$, (252, Oct.		Argal or Argol, or cr. tartar, (519.) Free.	
30, 1866, A. & Co., and S. S., 1098.)	20	Argentan, albata, or German silver, unmfd., (185.)	25
portions of, dried, but unmfd, for glue stock,	- 1	mfs, of, (216.)	45
(511.) Free.		Armenian bole, (215, S. S., 3342.)	20
sp. impt. under regs. for breeding pps.,* (642 a.)	1	cosmetic, (99.)	50
Free.		Armor of metal, (216.)	45
teams of, including their harness and tackle,	- 1	Arms, fire-, + + +, (202.)	25
and the wagons, or other vehicles actually		side-, (207.)	35
owned by persons immigrating with their		sporting breech-loading shot-guns, and pistols	
families, and in actual use for the purpose of		of all kinds, (203.)	35
such immigration under regs., (642 b.) Free.		Aromatic cachous, (99.)	50
Anise seed, (760.) Free.		Arrack, (313.) \$2 per pf gal.	
oil, or anise seed oil, (558.) Free.	1	in bottles, (310.) 3 cts. in add. on each bottle.	
Annotto or Annotta, (499.) Free.		Arrowroot, (644.) Free.	
all extracts of, (499.) Free.		flour or starch, (269, S. S., 3385.) $2\frac{1}{2}$ cts. per 1b.	
seed, (760.) Free.		Hawaiian, (Pt. I., 2374.) Free.	
Anodyne, Hoffman's, (107.) 30 cts. per lb.		Arseniate of aniline, (602.) Free.	
Anodynes, proprietary, (99.)	50	Arsenic, (599.) Free.	
Anthoss oil, (581.) Free.		metallic, or cobaltum crystals, (610.) Free.	
Anthracite coal, (673.) Free.	1	sulphide of, or orpiment, (601.) Free.	
shale, (417, S. S., 5308.) 75 cts. per ton. of 28 bu.		Arsenious acid, (594.) Free.	
of 80 lbs. each.		Art, works of, impt. expressly for presentation to	
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* Animals impt, for breeding pps., under 642 a, need not be of superior stock, (S. S., 5551.)
† So-called "antique pottery" or majolica plates of the Renaissance period or the 16th century, are not properly "antiquities," entitled to free entry under 669, but are dutiable as earthenware, (S. S., 3100.) Nor does 639 include antique table and side-board to be used as furniture, (S. S., 2681.) But comba when intended for cabinet of antiquities, (S. S., 2691.) Hold, that "collections of antiquity" and "collections of antiquities" have substantially the same meaning, and that, with reference to paintings and other works of art, antiques mdy, to wit, productions of ancient date as distinguished from those of the mediaval or modern periods, should be admitted free under the existing law, provided they are specially imported and not for sale, (S. S., 2681.) Antiquities, as baked clay figures taken from Bootian tonbs of 3d century B. C., and arms and implements from the tombs of the Franks of the 3d century A.D., and impt, for sale, not free under 669, (S. S., 383, 4053.) Nor are arms of mediaval period, (S. S., 3580.) When collections of antiquities that are imported for sale are free, (S. S., 3754.)

Appraisements, appealed, may be reconsidered, when, (S. S., 4269.)

Appraisements, original, cannot be advanced by appraisers in certain contingencies, (S. S., 3753.)

Per	ct.	Per	ct.
national institutions, states, or municipal corporations, or religious corporations or so-		Artificial and ornamental feathers and flowers or parts thereof, of whatever material com-	50
cieties, (819 b.) Free. works of, the production of American artists,		posed, for millinery use, $+ + +, (429 b.)$ flowers of tin, $(429 b. S. S., 5366.)$	50 50
(819 a.) Free. (See also title "American artists."		parts of, of rubber or gutta-percha, small tubes painted and decorated with moss to imitate	
works of,* to wit, paintings, statuary, and photographic pictures, sp. impt. for exhibition		flower stems, (429 b, S. S., 3386.) Same, silk, rubber, cotton, and wire, S. ch. v.,	50
by associations, under regs., (832, S.S., 3128.) Free.		(429 b.) Artificial flower-stands under glass, (429 b, 822 b,	50
works of, for exhibition, under regs., (833, S.S.,		S. S., 3436.)	50
3612.) Free. ticles imported for the use of the United States,		Artificial fruits, of glass, used with artfi. flowers, (429 b, S. S., 5251,)	50
provided the price thereof shall not have included the duty, (645.) Free.		Arts, fine, acids for, (594.) Free. Asbestos, mfd., (39.)	25
not enumerated, wholly or partly mfd., + +, (837 b.)	20	unmfd., (598.) Free. millboard, (39, S. S., 3756.)	25
Same, raw or unmfd., $++$, (837.a)	10	packing covered with cotton, (39, S. S., 3876.)	25
he growth, produce, and mf. of the U.S., ex-		paper, incombustible, (39, S. S., 3438.)	25
ported and brought back in the same condi-		Ashes, beet-root, (593.) Free.	
tion as exported, identity proved under regu-		pearl, of potash, (63.)	20
lations, and on which all internal taxes shall		of soda, (73.) $1\frac{1}{2}$ ct. per lb. wood, and lye of, (593.) Free.	
be proven to have been paid before exporta- tion, and not refunded by allowance or draw-		zinc, as metal unwrought, (215, S. S., 4990.)	20
back, and on which no other drawback or		Asphaltum, cr., (643.) Free.	20
bounty has been allowed, (649. See, also, T.		not cr., (95.)	10
D., 71, 74, 75.) Free,	İ	mixed with limestone, grd., (95, S. S., 3792.)	10
of trifling value brought by passengers from		Aspic oil, (560.) Free.	
Canada, (see S. S., 436.)		Assafœtida, (520.) Free.	
once exported, of the growth, production, or	ĺ	Asses' skins, raw or unmfd., (719 c.) Free.	
mf. of the U.S., upon which no internal tax		Asthma cigarettes, (93, 822, S. S., 1646.)	25
has been assessed or paid, or upon which		Augers, (216.)	45
such tax has been paid and refunded by al-		Aurine, rosolic acid, (594, S. S., 4514.) Free.	
lowance or drawback, on reimportation, must pay a duty in coin equal to the tax imposed		Automatic advertising figures, as toys, (425, S. S., 5397.)	35
by the internal revenue laws upon such arti-		Auxiliary ox. zinc, dry, (90.) 11/4 ct. per lb.	
cles, (826, Regs. Art. 379.)		grd. in oil, (91.) 13/4 ct. per lb.	
ticles of grass, osier, palm-leaf, whalebone,		Average values, how goods invoiced at, to be ap-	
	30	praised, (see S. S., 3683.)†	0.5
uch as card-cases, pocket-books, shell boxes,		Awl hafts, mfs. of wood, + + +, (233.)	35
and all similar articles, of whatever material		Awls, (216.) Axes, (216.)	45 45
composed, and by whatever name known, $+ + + +$, (410.)	35	Axle-bars, (166.) 2½ cts. per lb.	
ticles in bulk, (see "Definition," etc., T. D., 16.)	90	Axle-blanks, (166.) $2\frac{1}{2}$ cts. per lb.	
ndecent, obscene, or immoral, importation of,		Axles, iron or steel, (166.) 2½ cts. per lb.	
prohibited, (839–40.)		forgings for, without regard to state of mf.,	
n a crude state, used in dyeing or tanning,		$+ + +$, (166, S. S., 5310.) $2\frac{1}{2}$ cts. per lb.	
+++, (509, 689.) Free.		parts of, (166.) 2½ cts. per lb.	
tot in a crude state, used in dyeing or tanning,		Ayrstone, (water of Ayrstone) for polishing, (765,	
+ + +, (837.)	20	T. R., p. 586.) Free.	

* The following regulations for entry of such importations were prescribed under the original act, Feb-

ruary 24, 1877, (S. S., 3128.)
"1st. At the time of the entry of pictures under the statute cited, (section 2512, Rev. Stat.,) the importer

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"1st. At the time of the entry of pictures under the statute cited, (section 2512, Rev. Stat..) the importer will be required to make affidavit in the following form:

"I do truly swear that the articles in the annexed invoice described are imported in good faith for exhibition by [here name the association,] an association authorized by the laws of the [here insert United States or the name of the State, as the case may be,] for the promotion and encouragement of science, art, or industry, and are not imported for sale."

"2d. A careful examination and appraisement of the goods will be made, the duties properly ascertained, and a bond taken, conditioned that duties shall be paid to the United States on all articles not re-exported within six months from date of importation, and that no delivery of any such goods to a purchaser will be made during the exhibition of any portion of the importation embracing them, nor until duties shall have been paid on all the goods not re-exported in accordance with the terms of the statute above cited."

"The penalty of such bond will be double the amount of duties, and two satisfactory sureties will be required."

quired.

quired."
† Section 2910 of the Revised Statutes provides as follows:

"When merchandise of the same material or description, but of different values, is invoiced at an average price and not otherwise provided for, the duty shall be assessed upon the whole invoice at the rate to which the highest-valued goods in such invoice are subject."

This section of law does not authorize an advance in value, but only regulates the rate of duty to be assessed, and directs that the duty in such cases shall be assessed upon the whole invoice at the rate to which the highest-valued goods in such invoice are subject.

The appraiser should therefore have made the proper appraisement under the law, and the duty should be assessed at the rate to which the highest-valued goods so appraised are subject. (S. S., 3683.)

Per	ct.	Per	r et
Ayrstone, if fit for use as whetstones, (720, T. R.,		Balm of Gilead, (500.) Free.	
p. 586.) Free.	00	Balmoral skirts or skirting, and goods of like de-	
Azo benzole dye-colors, (837 b, S. S., 5593.)	20	scription, or used for like pps., wholly or ptly.	
		of wool, wstd., or hair, made up or mfd., exc.	
		knit gds., (366.) 40 cts. per lb. and	3
В.,		Balmorals, wholly or ptly. of wool, worsted or hair, (363 a.)	
Д,		valued at not over 30 cts. per 1b., (363 b . and f .)	
		10 cts. per lb. and	3
BACON, (254.) 2 cts. per 1b.		valued at over 30, and not over 40 cts., (363 c.	
Back saws, (175.)	40	and f.) 12 cts. per lb. and	3
Bagatelle balls, of ivory or bone,	50	valued at over 40, and not over 60 cts., (363 d.	
Baggage, personal, in actual use, of persons ar-		and f.) 18 cts. per lb. and	3
riving in the U.S., (815, and see also Pt. I.,		valued at over 60, and not over 80 cts., (363 e.	
1837.) Free.		and f.) 24 cts. per lb. and	3
Bagging for cotton and like mfs., +++, suitable		valued at over 80 cts. per lb., (363 g.) 35 cts. per	
to the uses for which cotton-bagging is ap-		lb. and	4
plied, of whatever material, (343.)		Balsams, med. and not edible, cr. and $+ + +$,	
valued at not over 7 cts. per sq. yd. 1½ ct. per lb.		(636.) Free,	71
valued at over 7 cts. per sq. yd. 2 cts. per lb.		Same, not altogether cr., + + +, (94.) cosmetic, (99.)	10
Dundee, or Scotch double warp, of jute, not fit		med. prep., + + +, (93.)	50
for use in bagging cotton, (342, S. S., 1690.		Bamboo canes or walking sticks, finished, (409.)	3
See also S. S., 1656.)	40	unfinished, (409.)	2
jute, for tailoring pps., hop-sacking, etc., (342,		Bamboo-cloth, (233, or 351, 822.)	3
S. S., 1617.)	40	hats, (400.)	3
waste, fit only for making paper, as paper stock,		Bamboo-reeds, not further mfd. than cut into	
(754.) Free.		suitable lengths for canes, or for umbrella,	
Bags and bagging and like $mfs., +++, of$ what-		parasol, sunshade or walking sticks, (646.) Free.	
ever material, and excepting bagging for		Bamboo, unmfd., (647.) Free.	
cotton, (342.)	40	Bananas, in natural condition, (704.) Free.	
Bags, American, exp. fild. with Am. products, or		Band cards, printed with lines only, (384, S. S.,	
exp. empty, and rtd. filled with frn. products,		4991.)	2
under regs., (649 b., S. S., 3198.) Free.		"Bank's oil," so-called, cr., (92, S. S., 810.)	2
as coverings of importations, (see S. S., 2589.) bead, under (396.)	50	refined, as med. prep., (93, ibid.) Barbary gum, cr., (636.) Free.	2
grain,* American or foreign exp. fild. with	00	not cr., (94.)	10
grain and rtd. empty under regs., (649 and Pt.		Bareges, according to material.	1.
I., 2184.) Free.		Bark, extract of, for tanning, + +, (20.)	20
Bait, fish for, (700.) Free.		med. prep., $+ + +$, (93.)	25
Baize or bockings, (376, S. S., 3279.) 15 cts. per sq.		Barks, einchona and other, used in mf. of quinia,	
yd. and	30	(521.) Free.	
Balerope, hemp, (350, April 21, 1858, N. Y.)	35	cork, mfd., (422.)	28
Baling hoops, or cotton ties, of iron or steel, not		unmfd., (683.) Free.	
thinner than No. 20 wire gauge and finished,		med. and not edible, cr. and $+ + +$, (636.)	
(155.)	35	Free.	
when not finished, those of iron are subject to		Same, not altogether crude, + + +, (94.)	10
hoop-iron rates and ¼ of a ct. per lb, in addi-		Barley, per bushel of 48 lbs., (260, 1881, Pt. I.)	
tion, (154 b.) Ballast in general, (see S. S., 1424, 1542, 2664, 3415,		10 cts. per bush. no draff allowable, (1860, S. S., 3577.)	
also T. D., 10.)		hulled, patent, or pearled, (261.) ½ ct. per lb.	
iron kentledge, American, re-impt. as, (649 a.)† Fr	ee.	malt, per bushel of 34 lbs., (262.) 20 cts. per bu.	
stone, not merchantable, and unmfd., if landed,		pulverized, (837 b.)	20
(837 a, S. S., 374.)	10	Barometers, glass and metal, (only 5 per cent. of	
stone, mfd., (837 b, Ibid.)	20	glass,) as mfs. of glass, (143, S. S., 1606.)	45
Ball caps, as percussion caps, (474, Jan. 24, 1865,		Barrels, empty, (231.)	30
L. S.)	40	Barrels, forged shot-gun, rough-bored, (204.)	10
Balls, bagatelle, billiard, and chess, ivory or		Barrels, of American mf., exported, filled with	
bone, (424.)	50	domestic petroleum, and rtd. empty, under	
that are toys, (425.)	35	regs., (648.) Free.	
other playing, according to material.		of American mf. exp. filled with Am. products,	
wash, (9.) 15 cts. per lb.	-	or exp. empty and rtd. filled with frn. pro-	
		The state of the s	

^{*} Bags of foreign mf. exp filled with flour or bran, or anything else than American grain, and rtd. empty are not free under the provision of the 7th section of the act of Feb. 8, 1875, Pt. I., 2184, (S. S., 5423.)

American bags exp. filled with foreign dye-woods, ground in the U. S., are dutiable on re-importation, (S. S., 3511.)

† Iron kentledge, purchased in the United States and used exclusively as ballast, if landed in the United States, will, if of foreign production or manufacture, be liable to duty; and if of American production or manufacture, be entitled to free entry under (649 a.) (T. R., p. 554.)

Des	-4	Pos	- ot
Per ducts, including shooks, when td. as barrels,	ct.	Bed-feathers or downs, (650.) Free.	r ct.
under regs, and on which all internal tax due		Beds, curled hair for, other than hogs', (443.)	25
shall have been paid before exp. and not re-		curled hogs hair for, not fit for bristles, (717.)	
funded, (649 b.) Free.		Free.	
Barwood, for dyeing, cr., (636.) Free.	10	moss, sea-weeds and all other veg. subs. used for, (744.) Free.)	
ground, or not, cr., (94.) Baryta, acetate, (92.)	10 25	Bed-screws, iron, (164, 822 b.) 2½ cts. per lb.	
carbonate of, or witherite, (603.) Free.	20	Bed-sides, made of portions of carpets or carpet-	
chlorate of, (92, S. S., 2117.)	25	ings, are subject to the rates of duty imposed	
sulphate of, mfd., (41.) 1/4 ct. per lb.		on like carpets or carpetings.	
unmfd., (40.)	10	Bedspreads, or covers, of scraps of calico sewed	
Barytes, mfd., (41.) ¼ ct. per lb.		together, (324 a.)	35
unmfd., (40.)	10	Bed-ticking of cotton. As other cotton cloth,	
earth or ore, all in natural condition, (215, S. S., 3378.)	20	Beef, (253.) 1 ct. per lb. Beer, in bottles or jugs, (316.) 35 cts. per gal.	
Basket-makers, osier or willow prepd. for use of,	20	add. dty. on glass bottles containing, (133.)	30
(471.)	25	dtbl. on wine gallon of 231 cub. inches, (S.S.,	
ornaments representing birds' nests and birds,		4068.)	
surrounded by flowers and feathers, the latter		gauge of, in bottles, (S. S., 3537, 3564.)	
ch. val., (429, S. S., 3239.)	50	other than in bottles or jugs, (316.) 20 cts. per	
Baskets, of grass, osier, palmleaf, whalebone, wil	00	gal.	
low, or straw, (395.)	30	Dantzic spruce, as beer, under 316, (S. S., 5372.) Ginger, (317.)	20
of straw and silk, S. only 7 to 10 per cent. of val., (395, 3259.)	30	no add, dty, on bottles or jugs, (317.)	20
Bas-reliefs of terra cotta, (125, S. S., 372.)	60	Beer-bottles, American, exp. filled and rtd.	
Bass, veg. subs., (837 a., S. S., 2780.)	10	empty, under regs., (649 b.) Free.	
Bass-mats, (432.)	20	Beer-coloring, burnt glucose, (117, 822, S. S., 3732.)	50
Bassoons, (469.)	25	Beer-mugs, glazed earthen, (127, S. S., 2904.)	55
Bass-wood bark, cr., (636, S. S., 1574.) Free.	* 0	Bees, for breeding pps., (642 a.) Free.	
other than cr., (94.) Bath brick, (837 b.)	10	swarms, or plain hives of, (252, Dec. 12, 1843, Cape Vincent.)	00
Battley's Sedative Liq. Opii Sed. (99, May 3, 1866,	20	Beeswax, (2.)	20 20
S. & Co.)	50	Beet-root ashes, (593.) Free.	20
Battledores, wood and Ir., (463, S. S., 2842.)	30	waste for mf. of paper, (754.) Free.	
Bauxite, (604.) Free.		Beet-seed, other than sugar-beet-seed, (465.)	20
Bay and bay-leaves, oil of, essential, (25.) \$2.50		of sugar-beet, (778.) Free.	
per lb.		Beets, edible, cr., (286.)	10
or laurel berries, cr., (936.) Free. not er., (94.)	10	prepared, (287.)	30
Bayonets, mfs. of steel, $++$, (216.)	10 45	red essence of, as dist. spts., under 311, (T. R., p. 566,)	
Bay rum, or water, whether distilled from the	10	Behen, or ben, med. root, cr., (636.) Free.	
leaf, or compounded, and whether dist. spts.,		not crude, (94.)	10
the comp. ch. val., or not, (315, S. S., 2234.) \$1		Belladonna root and leaf, cr., (636.) Free.	
per gal., 1st proof, and in proportion for any		not crude, (94.)	10
greater strength. essence or oil, (25.) \$2.50 per lb.		Bell-metal, broken and fit only for remf., (651.)	
wax, or myrtle wax, (592.) Free.		Free. Bellows, and bellows pipes, according to mate-	
Bdellium, gum, cr., (636.) Free.		rial.	
other than cr., (94.)	10	Bells, all other than toy, (216.)	45
Bead jewelry, (459, S. S., 5246.)	25	broken, (651.) Free.	
Bead necklaces, strung on thread only, (396.)	50	church, (216, S. S., 1704, 2532.)	45
with metal clasps, (459, S. S., 5246.)	25	frames for, according to mat., (S. S., 2532.)	
ornaments, oblong pieces of glass in im. of jet, with pendants of black glass beads, (396, S.S.,		small brass toy, (425, S.S., 3382.)	35
4203.)	50	Belthal mineral waters, when free, (S. S., 4073.) Beltings, wholly or partly of wool, worsted, or	
Beads, amber, (640.) Free.	****	hair, (368.) 30 cts. per lb. and	50
and bead ornaments of all kinds except amber,	-	leather, (460.)	15
(396.)	50	Belts, endless, for paper or printing machines,	
onyx, (396, S. S., 2534, 2645.)	50	(379.) 20 cts. per lb. and	30
Beam knives, as mfs. of steel, $+ + +$, (216.) Beams, scale, iron, as mfs. of iron, $+ + +$, (216.)	45	leather, as mfs. of leather, under 463,	30
structural, iron or steel, (178.) 1½ ct. per lb.	45	Belt-stuffing, as varnish, under 119, 822, (S. S., 3654.)	
wooden, as mfs. of wood, $+ + +$, (233, T. R., p.		Bend leather, (460.)	15
592,)	3.5	Bene, benne, or sesame oil, (582.) Free.	10
Beans, all + + +, (286, S. S., 7138.)	10	Benjamin. or benzoin gum, cr., (636.) Free.	
med. and not edible, crude and $+ + +$, (636.)		not crude, (94.)	10
Free. Same, not altogether cr., $+ + +$, (94.)	10	Benzine and benzole, coal tar product, (81.)	20
Tonquin, Tonqua, or Tonka, (808.) Free.	10	Benzoates, (92.)	25
1 1		Benzoic acid, (594.) Free.	

Per	ct.	Por	r et.
Bergamot oil, (561.) Free.	-	Bitumen, cr., (643.) Free.	
	20	Bitumen de Indie, cr., (643, S. S., 4753.) Free.	
Berries, edible, in natural condition, as fruit, un-		Black, Frankfort-, (479.)	20
der 704. Free.		lamp-, (87.)	25
med. and not edible, crude and $+ + +$, (636.)		of bone or ivory drop pigment, (88.)	25
Free. Same, not altogether crude, $+ + +$, (94.)	10	Blacking of all kinds, (397.) Black lead, (215, S. S., 691.)	25 20
Bessemer process, all metal produced from iron	10	dust or powder, mfd., or British lustre, (837 b.,	20
or iron ore by, to be classed and denominated		S. S., 691.)	20
as steel, (183 b.)		pencil points of, (837 b., S. S., 2517.)	20
sheet iron, so-called, dtbl. as steel in sheets, un-		pots, of sand and clay, (124.)	25
der 177 a., (S. S., 327.)		"Black paste," (837 b., S. S., 3632.)	20
steel rods, (183 a., S. S., 4488.)	45	Black salts of crude potash, (605, S. S., 1381.) Free.	
Beverages, spirituous, $+ + +$, (313.) \$2.00 per pf.	ļ	Black salts other than above, (837 b., S. S., 2729.)	20
gal. (See, also, 314.) Bezoar-stones, (638.) Free.		"Black salts," so-called, but further refined, and assimilating to cr. carb. of potash, (63, S. S.,	
Bicarbonate of soda, (73.) 1½ ct. per lb.		5354.)	20
of potash, (73, 822 b.) 1½ ct. per lb.		Blacksmiths' hammers and sledges, iron or steel	
Bichromate of potash, (49.) 3 cts. per lb.		(165.) 2½ cts. per lb.	
Bick irons, (216.)	45	Black tares, (605.) Free.	
Bicycles or velocipedes, (412, S. S., 3283.)	35	Bladders, cr., and all integuments of animals	,
"Bijoutry," so-called,* (143 or 216, S. S., 2932.)	45	+ + +, (655.) Free.	
Billheads, printed, (384.)	25 50	fish-, (515.) Free. Bladders, not cr., (837 b., S. S., 152.)	20
Billiard balls, ivory or bone, (424.) part rubber, (424, S. S., 4119.)	50	mfs. of, (398, S. S., 352.)	25
chalk, (46.)	20	Blades for pocket-knives, as mfs. of steel, + + +	
Bindings, cotton, (324.)	35	(216, S. S., 1363.)	45
flax, (336.)	40	Blank-books for press-copying, (385.)	20
hemp, (350.)	3 5	all other, plain, bound or unbound, (385.)	20
silk, (383.)	50	memorandum, with fine leather covers, elastic	
wool, wstd., or animal hair, (368.) 30 cts. per lb.	50	band fastening, etc., as mfs. of leather, + + +	
and Divels hear mfa of (227 G G 5460)	50 20	(463, S. S., 1529.) Blanketing of wool for printing machines, (397	30
Birch bark, mfs. of, (837, S. S., 5469.) Bird-skins, dressed, (463, S. S., 695.)	20	S. S., 625.) 20 ets. per lb. and	30
impt. for millinery pps., being the entire skins		in the piece, woollen, (362, S. S., 4271.) value no	
with plumage, bills, and feet of small birds,		over 80 cts. per lb. 35 cts. per lb. and	35
temporarily stuffed, etc., for preservation		over 80 cts., 35 cts. per lb. and	40
during voyage, dtbl. as cr. ornamental fea-		Blankets, wholly or in part of wool, wstd:, the	
thers, (429 a., 822, S. S., 1454, 3682.)	25	hair of alpaca, goat, or other animals, (368	5,
stuffed, etc., for millinery pps., (429 b., S. S., 4290.) Bird peppers, unground, (584.) Free.	50	May 13, 1871, Com. Cust.) value not over 30 cents per 1b. (363 b. and f.)
ground, (96.) 5 cts. per lb.		10 cts. per lb. and	35
Birds, living, (653.) Free.		value over 30 cts. and not over 40 cts. per lb	٠,
stuffed, (652.) Free.		(363 c. and f.) 12 cts. per lb. and	35
Bishop's granular effervescent citrate of caffeine,		value over 40 cts. and not over 60 cts. per lb	
(99, S. S., 4968.)	50		35
Bishop's granular effervescent citrate of magne-	50	value over 60 cts. and not over 80 cts. per lb., (36 e. and f.) 24 cts. per lb. and	35
sia, (99, S. S., 4968.) Bishop's granular effervescent pepsin, bismuth,	50	value over 80 cts. per lb., (363 g.) 35 cts. per lb	
and strychnine, and of citrate of caffeine, (99,		and	40
S. S., 4968, 5528.)	50		
Bishop's granular effervescent Vichy salts, (99, S.		value not above 80 cts. per lb., 35 cts. per lb. an	
S., 4968.)	50		40
Bismarck brown, as coal-tar colors, (82, S. S., 3927.)	35	plush, woollen, or "railway rugs," (362, Dec. 18 1866, G. H. W. & Co.)	,
Bismuth, (654.) Free.	25		35
oxide of, (92.) subnitrate of, (93, March 6, 1867, A. B. S. & Co.)	25		40
Bisque ware, including plaques, painted, printed,		Blank fixe, (87.)	25
gilded, or otherwise decorated in any man-		Blank labels, printed, (384.)	25
ner, (125.)	60		
plain white, and not ornamented or decorated		drafts, notes, etc., (384, S. S., 3941.)	25
in any manner, (126.)	55 45	The state of the s	35
Bits, steel, for boring, as mfs. of steel, $+ + +, (216.)$ Bitter apples, cr., (636.) Free.	*1	Bleu d'Orient, (87, S. S., 3361.)	25
Bitters containing spirits, + + +, (313.) \$2 per		"Bleurapeur en pâte," so-called, as a coal-te	
pf. gal.		dye, (82, S. S., 2643.)	35
in bottles, 3 cts. add. dty. on bottles, (310.)		Blocks, gun-, heading-, last-, oar-, wagon-, and a	11

^{*} This so-called "bijoutry" consisted of a mirror, flagon, card-case, opera-glass, etc., made of gold, precious stones, and glass, which were held to be dutiable as mfs. in part of gold or of glass, (S. S., 2932.)

n.			
like blocks and sticks, rough hewn or sawed	r ct.	Pe braids, plaits, flats, laces, trimmings, tissues,	r ct
only, (222.)	20		
Blood, dragons-, (533.) Free.		grass, palm-leaf, willow, hair, whalebone, or	
dried, (501.) Free.		other like substance or material, $++++$, (448.)	
Blue, Berlin-, Chinese-, fig-, Prussian-, and wash-,		Book-binders' agates, (837 b., Aug. 8, 1871, N. Y.)	20
(479.)	20	cloth, cotton, (324.)	3
galls, or nutgalls, cr., (636.) Free.	40	Books and engravings, bound or unbound, etch-	
not cr., (94.)	10	ings, maps, and charts, which shall have been	
"Blue, lake-," so-called, or prepared ultramarine, (85, S. S., 4950.) 5 cts. per lb.		printed and mfd. over 20 years, (658.) Free.	
mass, (93, S. S., 620.)	25	and pamphlets of later mf., bound or un- bound, and all printed matter, + + +, (384.)	25
vitriol, (51.) 3 cts. per lb.		blank, for press-copying, (385.)	20
Board nails, iron or steel, cut, (158.) 11/4 ct. per lb),	all other, $+ + +$, bound or unbound, (385.)	20
wrought, $+ + +$, (168.) 4 cts. per lb.		blank memorandum, with fine leather covers,	
Boards, (see "Lumber," or "Wood, mfs. of.")		elastic band fastening, etc., as mfs. of leather,	
Boats for frontier vessels, when dutiable, (see 2040,		+++, (463, S. S., 1529.)	30
Pt. I., and "Vessels.")		copyrighted in the U.S., impt. of, prohibited un-	
Boats, life, sp. impt. by societies for saving human		der section 4964 Rev. Stat., (see rules as to, S.	
life, (731.) Free.	0=	S., 5416.)	
Bobbin and bobbinet, cotton, (324 a.)	35 40	as household effects, or libraries or parts there- of, in use of persons or families from	
linen, (336.) Bockings, (376,) all, 15 cts. per sq. yd. and	30	foreign countries, if used abroad by them not	
Bodkins, according to material.	00	less than one year, and not intended for	
Bog-oak or bog-wood jewelry, (imitation of jet,		other persons or for sale, (662.) Free.	
458, Sept. 7, 1866.)	25	dtbl. value of, (S. S., 3238.)	
Boiler-tubes, or flues, or stays, of wrought-iron or		foreign, printed on Am. paper, (see T. D., 100.)	
steel, (169.) 3 cts. per lb.		impt. by mail, how duty collected, (S. S., 4837.)	
Bole Armenian, (215, S. S., 3342.)	20	illustrated, + +, (384.)	25
as a cosmetic, (99.)	50	maps and charts impt. by the authority	
Bologna sausages, (656.) Free.		or for the use of the U.S. or the Library of	
in air-tight tubular tin cans, (656, S. S., 5472.)		Congress, on which the duty shall not have been included in the contract or price paid,	
Free, Bolt-blanks, iron or steel, (164.) 2½ cts. per lb.		(659.) Free.	
Bolting cloths, (657.) Free.		not more than 2 copies in one invoice, sp. impt.	
Bolt rope, tarred, (344.) 3 cts. per lb.		in good faith for the use of any philosophi-	
untarred, (346.) 3½ cts. per lb.		cal, literary, or religious society, or for en-	
Bolts, metal, for fastening doors, etc., (216.)	4 5	couragement of the fine arts, or for the use	
handle-, heading-, shingle-, and stave-, (781-2.)		or by the order of any college, academy,	
Free.		school or seminary of learning in the U.S.,	
rivet- or screw-, iron or steel, with or without		(660.) Free.	
threads, (164.) 2½ cts. per lb. Bonbonniers, or bonbon boxes or baskets, small,		professional, of persons arriving in the U.S., (661, 815.) Free.	
(425, S. S., 4223.)	35	with loose engravings in them, (see S. S., 4006.)	
Same, of fancy paper, representing various fig-	00	Boot fronts, (463, T. R., p. 573.)	30
ures, fruits, etc., as fancy boxes, (390, S. S.,		lacings or lacets, cotton, (324 a, June 15, 1864, S.	00
4268.)	35	L. & Co.)	35
Same, if not boxes, as mfs. of paper, + + +,		leather, (463.)	30
(388, <i>Ibid</i> .)	15	linen, (336.)	40
Bond, goods in, $++$, to have benefit of new act,		Boots and bootees, of India-rubber, (455.)	25
(854.) Bonded warehouses, list of ports containing, (S.		of leather, (463.) silk comp. ch. val., (383.)	30
S., 3439, and Pt. IV., p. 78.)		woollen, wstd., or felt, (366, S. S., 3023.) 40 cts.	50
Bone, all mfs. of, $+ + +$, (399.)	30	per lb. and	35
Bone-ash and bone-dust for mf. of phosphate		Boots, bootees, shoes, slippers, and gaiters; cloths,	00
and fertilizers, (503.) Free.		lastings, etc., woven, made, or cut for, dty.	
Bone, bagatelle, billiard and chess balls, and	- 1	same as if for other purposes, (March 29, 1867,	
chessmen, dice and draughts of, (424.)	50	Bost.)	
black pigment, (88.)	25	Bootweb, of linen, (336.)	40
char pigment, (88.)	25	Bora-Bora, cargoes of vessels from, pay disc. dty.	
Bones, cr. not mfd., burned, calcined, ground or steamed, (502.) Free.	- 1	under 827, (S. S., 4633.) Boracic acid, commercial, (43 a.) 4 cts. per lb.	
Bone screws, adapted for joining parts of cigarette		pure, (43 a.) 5 cts. per 1b.	
holders, and for other uses, (399, S. S., 4925.)	30	Borate of lime, (43 b.) 3 cts. per lb.	
"Bones," so-called, but really horn pith sizing,		Borax, er., or tineal, (43 a.) 3 ets. per lb.	
(837 b., S. S., 4750.)	20	refined, (42.) 5 cts. per 1b.	
	25	Bort, or diamond dust, (688.) Free.	
Bonnets, for women and children, all, of what-		Botanical garden of U.S., plants, trees, shrubs,	
	30	roots, seed-cane, and seeds, impt. by, (761.)	
materials for making or ornamenting, to wit,	(Free.	

Per Botany, specimens of, impt. for cabinets, or as ob-	et.	Boxes, packing, of wood, $+ + +$, (231.)	r et.
jects of taste or science, and not for sale, (793.)		paper, (390.)	39 35
Free.		papier maché, fancy, (390.)	35
Bottle covers, of straw, (395, S. S., 4956.) Bottles, glass, plain, moulded or pressed green	30	other, (472.)	30
and colored, not cut, engraved, or painted,		shaving, with mirrors in lids, (143, S. S., 5001.) shell and glass, (410, S. S., 5002.)	45
and + + +, (133.) 1 ct. per lb.		shell, (410.)	35 35
glass, common or plain, moulded or pressed,		silk, ch. val., fancy, (390.)	35
green and colored, empty, (133.) 1 ct. per lb.		tin, (216.)	45
filled, $+ + +$, in addition to the dty. on contents,		wood,* other than cabinet, $+ + + +$, (233.) Box-shooks, for mf. of packing-, and sugar-boxes,	35
(133.)	30	wood, $+ + +$, (231.)	30
Same, filled with effervescent salts. (133, S. S.,		Boxwood, mfs. of, $+ + +$, (232, 822.)	35
3751.) filled with spirits or sparkling wines, and	30	unmfd., (818.) Free.	
+ + +, in addition to dty. on contents, (310.)		Brace-bits, as mfs. of steel, under 216. Bracelets, gilt, (459, S. S., 496.)	45 25
3 cts. each.		gold or set, (459, S. S., 496.)	25
of flint and lime glass, plain, moulded, or		human hair, (442.)	35
pressed, empty, $(134.)$ filled and $+ + +$, exclusive of and in addition	40	Braces or suspenders, cotton, (324.)	35
to contents, (134.)	40	India-rubber, all or ptly. of, $+ + +$, (453.) leather, (463.)	30 30
ofglass, cut, engraved, painted, colored, printed,		silk, or S. ch. val., (383.)	50
stained, silvered, or gilded, empty, (135.)	45	wholly or ptly. of wool, wstd., or hair, (368.)	
decanters, and other like vessels of glass, + + +, (136.) pay in addition to duty on contents, the		30 cts. per lb. and	50
same rates of dty. as if empty.		Braces, smiths' and carpenters', with or without bits, as mfs. of metals, $+ + +$, under 216.	45
or decanters, glass, ptly. cut, contg. brandy, in		Brackets, metal, (216.)	45
add. to contents, (135, 136, S. S., 3589.)	45	wooden, (233.)	35
stone, containing gin, (310, S. S., 5053.), 3 cts. each.		Brads, cut, (159.)	
wine-, of colored glass, known as "brown		not over 16 oz. to the M., $2\frac{1}{2}$ cts. per M. over 16 oz. 3 cts. per lb.	
hocks," were under the acts of 1870-2-4, held		Braid sennit, as mfs. of coir, (837 b.)	20
to be dtbl., not at specific rates of 3 cts. each,		Braids, cotton, or cotton ch. val. except + + +,	
but at the rate of 40 per cent. prescribed on "articles of glass, colored, etc.," (S. S., 1667,		(324 a.)	35
3991.)		for hat or bonnet trimmings, (448, S. S., 3559.) for making or trimming hats, bonnets, or hoods,	20
Bougies, surgical instruments, (according to ma-		+ + +, (448.)	20
terial.)		cotton and tinsel for trimming hats, (448, S. S.,	
Bouillons or cannetille, and metal threads, file	25	3897.)	20
or gespinst, (401.) Bowls, pipe-, all kinds of, (476 a.)	70	linen, (336.) silk, or S. ch. val. and not part W., wstd. or	40
Box-boards, paper, as paper mfs., $+ + +$, (388.)	15	hair, (383.)	50
Boxes, sacks, and coverings of any kind, except-		wool, worsted or hair, or of which either is a	
ing bottles, jars, and other vessels of glass, con-		comp. mat., (368.) 30 cts. per lb. and	50 20
taining goods, paying an ad valorem dty., and formerly subject to the same rate of dty. on		Bran, (837 b., S. S., 4235.) Brandy,† and other spirits mfd. or distilled from	
their value as the goods they contained pro-		grain or other materials and $+ + +$, (311 a.)	
vided they were of the character of the cov-		\$2 per pf. gall.	
erings in which such goods were usually		(See Dept. letter, June 18, 1866, to A. C. B. as	
imported, (Secs. 2907-8, Rev. Stats.,) are no longer subject to dty. as such, (847.)		to alcohol.) if in bottles, $+ + +$, 3 cts. additional duty to be	
Box-paper, of various styles in full sheets with		paid on each bottle.	
printed designs to fit it for use as box-paper,		all spirituous liquors imported in casks of	
(392, S. S., 5485.)	25	less capacity than 14 gallons, forfeited to the U. S., (311 d.)	
Boxes, (not fancy,) of cedar, ebony, rosewood, or other precious woods, (232, T. R., pp. 558 and		coloring for, (117.)	50
592, also Sill v. Lawrence, 1 Bl. C. C., 605.)	35	Brass buttons, (216.)	45
fancy-, paper and all other, (390)	35	clippings from, (187.) 1½ ct. per lb.	
jewel boxes, slate and German silver, as mfs. of	90	in bars and pigs, (187.) 1½ ct. per lb. in sheets, (216.)	45
slate, (131, S. S., 2864.) of other materials, mfs. of which are specially	30	mfs. of, + + +, (216.)	45
provided for, according to material, (S. S.,		old, (187.) 1½ ct. per lb.	-
2864.)	4.5	horns, musical insts., (469.)	25 35
gold or silver, (216, May 18, 1859, N. Y.) japanned, (457.)	45 40	horns, toy, (425, S. S., 2111.) wire-cloth, (216.)	45
0-1			

^{*} How boxes made abroad of American shooks are to be identified on re-importation, (S. S., 5400.)

Boxes mfd. of American shooks, filled with fruit, rules for free entry of, (S. S., 5320.)

+ Brandy under proof and valued under \$4 per gal. by appraiser, not subject to penalty of 20 per ct. for udv., (S. S., 3476, 3483.)

Dan	-4	_	
Brass and glass, lamps of, as mfs. of glass, (143,	ct.	Per Brushes, miniature, for dolls, as toys, (425.)	ct. 35
S. S., 3091.)	45	scratch-, of brass, (404, S. S., 5519.)	30
tubes, old, but fit for use without remfg., (216, S.	45	Bruyere, cotton-goods, for making flowers, (429 b.)	50
S., 3748.) Braunschied oil, (99, S. S., 3528.)	45 50	Buchu leaves, cr., (636.) Free. not crude, (94.)	10
Brazilian tea or maté, also known as Heva Yerba	00	Buckles, metal-, (216.)	45
and Paraguay tea, (837 b., S. S., 3909.)	20	Buckram, cotton, for bonnet frames, (324 a.)	35
Brazil or cream-nuts, (746.) Free.		Buckwheat, 42 lbs. to bush., (837 a., S. S., 4984.)	10
paste, (522.) Free. pebbles for spectacles, rough, (665.) Free.		Buds, med. and not edible, cr., (636.) Free. not cr., (94.)	10
mfd., (143, 822.)	45	Buffalo robes, (450, 461, 822, Jan. 28, 1862, Sept. 28,	10
wood, and brazilletto, in sticks, or cr. (636.)		1863, Pembina.)	20
Free.	10	Bugles, glass, as beads, (396, Jan. 18, 1865, D. B. & Co.)	50
not cr., (94.) Bread baskets, japanned, (457.)	10 40	musical instruments, (469.)	50 25
gilt or plated, (210.)	35	Buhrstones, or "burr-stones," mfd. or bound up	
silver, (216.)	45	into mill-stones, (406, S. S., 358)	20
Breakage, no longer any allowance for, on wines,		in blocks, rough or unmfd., and not bound up in mill-stones, (668, Dec. 11, 1858, N. O.) Free.	
liquors, cordials or distilled spirits, (308.) Breccia, in blocks or slabs, (663.) Free.		known as "skeleton stones," mfd. but not bound	
Bremen blue, (87, S. S., 1705.)	25	up. (406, S. S., 1500.)	20
Brewer's compound, as varnish, (S. S., 3484.)	00	solid circular, faced on one side and the edge,	
Brick and fire-brick, (130.) Bridle bits and bridles, as saddlery, (415.)	20 35	and with a hole cut through the centre; also sections of buhrstones impt. in casks, and	
Brimstone $+ + +$, (632.) Free.	90	sized and cut, so as to be put together for the	
refined in rolls, or in casks, (77, S. S., 3396.)		purpose of being mfd. or bound up into mill-	
\$10 per ton.		stones, held to be free under 1527, Pt. I., (S. S.	
Brine, (664.) Free. Brisling, (young herrings,) pickled or salted, (278,		3048.) Building stone, rough, all exc. marble, + + +,	
S. S., 4805,) ½ ct. per lb.		(487 a.) \$1 per ton.	
Bristles, (402.) 15 cts. per lb.		hewn, dressed, or polished, (487 b.)	20
Bristol boards, (388.)	15	Bulbs and bulbous roots, med., cr., (636.) Free.	10
stones, (837 a.) Britannia metal, old and fit only to be re-mfd.,	10	med., not cr., $(94.)$ not med., $+ + +$, $(405.)$	10 20
(758.) Free.		for scientific experiments dtbl., (S. S., 4308.)	
ware, (210.)	35	Bullion, gold and silver, (666.) Free.	
British gum, or dextrine, (19.) 1 ct. per lb. lustre, (215, S. S., 491.)	20	Bulrushes, (333 b, Nov. 5, 1866, D. M.) \$15 per ton.	
Brocade bronze-powder, (196, S. S., 5530.)	15	Bunion plasters, of wool, proprietary, (99.)	50
Brocades, according to material.		other, (93.)	25
Broché shawls, worsted or hair, (366, S. S., 2838.) 40 cts. per lb. and	95	Bunting, (364.) 10 cts. per sq. yd. and	35
wool and worsted, (362, S. S., 5117.)	3 5	Burgundy pitch, (667.) Free. Burlaps, of flax, jute, or hemp, or of which these	
valued not above 80 cts. per lb. 35 cts. per lb.		or either of them ch. val.	
and	35	not over 60 inches wide and exc such as are fit	
valued above 80 cts., 35 cts. per lb. and Bromide of potassium, med. prep., $+ + +$, (93,	40	for cotton bagging, (338.)	30
July 25, 1866, D. & M.)	25	over 60 inches wide, (339.) definition of, (S. S., 3481.)	40
Bromine, chem. pr., (92.) Free.		rule for classifying under former laws, (S. S.,	
Bronze metal, unwrought, (215, S. S., 1548.)	20	3366.)	05
mfs. of, $+ + + +$, (216, S. S., 1548.) busts and casts, specially impt., (see "Acade-	4 5	Burning fluid, (92.) Burnt starch, (14.) 1 ct. per lb.	25
mies" and "Societies.")		Business cards, printed, (384.)	25
figures, copies of statuary, (216, S. S., 4228.)	45	Busts. (See Statuary.)	
liquor, (92.) metal, in leaf, (198.)	25		35
powder, (196.)	10 15	Butter* and substitutes for, (257.) 4 cts. per lb. Button centres, glass, (143, S. S., 3458.)	45
statuary by Am. artists, when free, (S. S., 3452.)	10	Button-cloths, to-wit: lastings, mohair cloth,	
statuary, + +, (470.)	30	silk-twist, or other mfs. of cloth woven or	
Brooms of all kinds, (403.) Brown crystals, so-called, as coal-tar dyes, (82,	25	made in patterns of such size, shape, or form, or cut in such manner as to be fit for buttons	
S. S., 1035.)	3 5	exclusively, (383.)	10
Brown grease, (437.)	10	covers of silk twist, worked on metal frames, as	
Brown Hollands, (334.)	35	button-cloths under 383, (S. S., 3084.)	10
Brown, Spanish-, (87.) Brucine, med. prep., (93.)	25 25	rims, glass, (407, S. S., 5511.) Buttons and button-moulds, + + +, (407, S. S.,	25
Brushes of all kinds, exc. toys, (404.)	30	1506.)	25

	r ct.		er et
Buttons, brass, (216.) gilt, (210.)	45		-
silk, (383.)	35 50	not cr., (94.) Calomel, (93.)	2
barrel-buttons, or buttons of other forms for	-	Cambrics, as cotton cloths.	40
tassels or ornaments, made in whole or part		Camel's hair, cleaned or uncleaned, but not mfd.	,
of wool, worsted or hair, (1168.) 30 cts. per lb.		(717, S. S., 2429.) Free.	
and	50	fabrics, as "Worsteds," which see, (S. S., 1992.)	
collar, of bone or ivory, (407, S. S., 4346.) convex linen, so-called, made of linen and	25	noils, (717, S. S., 2447.) Free.	
brass, brass ch. val., (216.)	45	pencils, (447.)	30
cuff and sleeve, glass, (143, S. S., 285.)	45	mounted with tin and having wood handles, (447, S. S., 3794.)	30
cuff and sleeve, if not jewelry, dtbl. according	20	shawls, (367, S. S., 1535.) 45 cts. per lb. and	40
to mat., as personal ornaments, (S. S., 1244.)		Cameos, set, (459.)	25
Same, mother of pearl, as mfs. of shell, $++$, (8.		not set, (480.)	10
S., 1728.)		in frames, (837 b., T. R., p. 559.)	20
iron, not cuff or sleeve, (407, S. S., 1314.)	25	imitations of, set, (480.)	25
sleeve, of shell, (486, S. S., 4346.) vegetable ivory, (407, S. S., 1319.)	25	imitations of, not set, (420.)	10
"Button-stuff," so called, W. or wstd., fit for other	2 5	Camera tubes and cameras, brass and glass, as	
uses, dtbl. as wlns. or wstds., (S. S., 3878.)		mfs. of glass, $+ + +$, under (143, 822, Oct. 17, 1864. Bost.)	
Button-stuffs, what are (see S. S., 4394.)		Camomile flowers, cr., (636.) Free.	
Butts and hinges, cast or wrought iron, or steel,		not cr., (94.)	10
(164.) $2\frac{1}{2}$ cts. per lb.		oil, (566.) Free.	
other metal, (216.)	45	Camphor, cr., (523.) Free.	
		refined, (15.) 5 cts. per lb.	
C.		wood, unmfd., in sticks of 12 feet long by from	
CADINET EUDNIMUDE		8 to 12 inches thick, (818, S. S., 5271.) Free.	
CABINET FURNITURE, wooden, in piece or rough, and not finished, (229.)	20	Camwood, cr. or in sticks, (636.) Free. not cr., (94.)	10
Cabinet ware and house furniture, wooden, fin-	30	Canada, cod-liver oil from, dtbl., (see S. S., 3433, 3611.)	
ished, (230.)	35	teams, wagons, etc., from, for temporary pps.	
woods, all unmfd., (818.) Free.		(see rules, S. S., 4314.)	
Cabinets of coins, medals, and all other collec-		Canary seed, (760.) Free.	
tions of antiquities,* (669.) Free.		weed, as archill, (550,) Free	
Cabinets, specimens impt. for, (see "Specimens.")		Candle-nuts, (837 a., S. S., 1958.)	10
Cable chains and anchors, broken, rusty, or old,		Candles and tapers of all kinds, + +, (408.)	20
unfit for use, dtbl. as scrap-iron, but not if fit for use as such by repairs, (S. S., 365.)		Candles, compound carbon, of brass, charcoal and chalk, for electric lights, (216, 823, S. S.,	
Cable-cores, telegraphic-, copper and gutta per-	-	4815.)	45
cha, (216, 824, S. S., 3008.)	45	Candlesticks, according to material	10
Cables or cable chains of iron or steel, (171.)	1	Candy, (see "Confectionery.")	
of not less than 34 inch diameter. 134 ct. per lb.	-	Canella alba bark, cr., (636) Free.	
of less than 34 inch diameter.† 2 cts. per lb.		not cr., (94.)	10
or cordage, tarred, (344.) 3 cts. per lb. Cable, telegraph-, old, of copper wire and gutta		Canes in the rough, or no further mfd. than cut	
percha, not free, (S. S., 3573.)		into lengths for umbreila, parasol, or sun- shade sticks or walking canes, (812.) Free.	
telegraph-, of copper wire, (216, 824, S. S., 3008.)	45	for walking, finished, (409.)	35
of iron, or iron ch. val., (216, S. S., 1677.)	45	unfinished, (409.)	20
Cacao, "Cocoa," which see.		finished, excepting heads, (409, S. S., 4505.)	35
Cachous, aromatic, (99.)	50	supplied with smoking pipes, (476 a., S. S., 3692.)	70
Cadmium, (607.) Free.	-	Cannel coal, (417 a., S. S., 787.) 75 cts. per ton.	
Caen-cliff building stone. dtbl, under 487. (S. S.,		Cannetille, (401.)	25
5452.) Cajeput, oil of, (562.) Free.	- {	Cannon, (202.)	25
Calamine, (608.) Free.		Cans, fish, (see "Fish-cans.") Cantharides, (636.) Free.	
Calamus-root, cr. dr., (636, S. S., 1279.) Free.		prepared, (93.)	25
not cr., (94.)	10	Canton crapes, as mfs. of silk, $+ + +$, (383.)	50
Calcined magnesia. (61.) 10 cts. per lb.		flannels, as cotton cloths.	
Calf hair, fabries wholly or ptly. of, dtbl. as		Canvas, floor-cloth-, (339.)	40
woollens. (See T. D., 34, and notes to 362.)		for sails, (348.)	30
skins, tanned, or tanned and dressed, (461.)	20	for padding,‡ (334.)	35
Calices of paste, parts of artfl. fls., (429, S. S., 4769.)	50	Caoutchouc, cr., (724.) Free.	
* Con moto to 16 Amtinostria 11			

^{*} See note to "Antiquities," ante, p. 4.
† The special provision under the former laws for "iron cables or cable-chains," (Pt. I., 1017,) enacted
"that no chains made of wire or rods of a diameter less than one-half of an inch shall be considered a
chain cable."
† See definition of "burlaps," (S. S., 3481.) Under the former laws the provision for burlaps, (Pt. I. 963.)
embraced the words "and like manufactures of flax, jute or hemp," etc., which covered some goods called
"paddings." But these words do not appear in the new law, and therefore the provisions for "paddings"
in 334 seems now to include all goods commercially known by that name.

		70	-4
	ct.	Per Card-clothing, all other, (411.) 25 cts. per sq. ft.	ct.
Cape gum, cr., (636.) Free.	10	Cardigan jackets, cuffs, etc., dtbl. under 363 as	
not cr., (94.)	35	woollen knit goods or goods made on knit-	
Capers, (284.) Capes, (see "clothing.")	00	ting frames, (see "Woollens.")	
Caps of like use with, or substitutes for hats, dtbl.		Carding machinery, chiefly of metal, (216, S. S.,	
under 400, pay the same duty as such hats,	30	1136.)	45
braids, plaits, flats, laces, trimmings, tissues,		Cards, blank, as mfs. of paper, (388.)	15
willow sheets, and squares, used for making		business, (384, S. S., 3941.)	25
or ornamenting the same, (448.)	20		100
other of cotton cloth or cloth of which C. is ch.		partially mfd., (478, S. S., 3270.)	100
val., (324 a.)	35	printed picture-, (384, S. S., 4719.)	25
wholly of cotton, made on knitting machines		printed, (384, S. S., 4719.)	25
or frames, (322.)	35	wool or cotton, with steel teeth, as mfs. of steel,	
flax ch. val., (336.)	40	+ + +, (216.)	45
linen, other than flax, (334.)	35	same with iron teeth, as mfs. of iron, + + +,	
embroidered, (337.)	30	(216.)	45
silk or S. ch. val., (383.)	50	Carlsbaden salts, (92, S. S., 2817.)	25
wool-knit, as woollen knit goods under 363.		Carmine, water color, (87.)	25
wool, other than knit, (366.) 40 cts. per lb. and		lake, dry or liquid, (87.)	25
Capsules, Learned's charcoal, (99.)	50	Carnelian rings, (459, May 15, 1866, D. & O., March	or
other proprietary or patent, (99.)	50	29, 1871, N. Y.)	25
Carabines or carbines, (202.)	25	stones, (480.)	10
Caraway, oil of, (563.) Free.		Carpets, and carpetings,	
seed, cr., (636.) Free.	10	"Angola," so-called, two-ply ingrain, of wool,	
not er., (94.)	10 20	grass, and cotton, (375, S. S., 1463.) 8 cts. per	30
Carbolic acid, as a disinfectant, (837 b., S. S., 471.)	40	sq. yd. and Aubusson, (369.) 45 cts. per sq. yd. and	30
for chem. or mfg, pps., (594.) Free.			30
crystals, in bulk, (594, S. S., 4851.) Free.		Axminster, (369.) 45 cts. per sq. yd. and Baize, or Bockings, (376.) 15 cts. per sq. yd. and	30
dry or other, med., (594.) Free.		Brussels, real, (371.) 30 cts. per sq. yd. and	30
liquid, (594.) Free. Carbolized cottons, (93, S. S., 4987.)	25	tapestry, (373.) 20 cts per sq. yd. and	30
ligature, silk, (93, S. S., 4987.)	25	Carpets woven whole for rooms,* (369.) 45 cts.	00
sheep wash, (737 b., S. S., 2426.)	20	per sq. yd. and	30
Carbon, animal-, cr., fit for fertilizing only, (504.)		Chenille, (369.) 45 cts. per sq. yd and	30
Free.		"Cork," so-called,† (422.)	25
as bone black, (88.)	25	Cotton, wholly or in part. $+ + +$, (378 a.)	40
bisulphate and bisulphide of, cr. drug, (636.))	Druggets, (376.) 15 cts. per sq. yd. and	30
Free.		Felt, (378 a., S. S., 1011.)	40
candles, compound, for electric lights, part	t	Flax, wholly or in part, $+ + +$, (378 a.)	40
met. (216, S. S., 4815.)	4 5	Floor-matting and floor-mats, exclusively of	
pure, (837 b.)	20	vegetable substances, (432.)	20
Carbonate of ammonia, (36.)	20	French moquette, (369, S. S., 2638.) 45 cts. per	
baryta, (603.) Free.		sq. yd. and	30
iron, (837 b.)	20		
magnesia, med., (60.) 5 cts. per lb.		or carpetings, (378 c.)	40
native mineral or magnesite, (620.) Free.		Hemp, (377.) 6 cts. per sq. yd.	
potash, cr., (63.)	20		30
soda, (92.)	25		30
Carboys, American, reimpt., (see "American mfs."		Jute, (377.) 6 cts. per sq. yd.	
foreign, glass covered or not, (133.) 1 ct. per lb		Madras of jute, made on Jacquard machine,	
filled, $+ + +$, pay in addition to duty on con	- 30	(377, S. S., 4861.) 6 cts. per sq. yd.	
tents, (133.)	10	the state of the s	
Carbuncles, not set, (480.)	25	Providence	40
set, (459.) Carcasses, fresh, mutton, poultry, or other, +++		rial, (378 c.) Not otherwise specified in the tariff act of 1883,	40
(837 a., S. S., 2325.)	10		40
Cardamom seed, cr., (636.) Free.	20	Patent velvet, (372.) 25 cts. per sq. yd. and	36
not cr., (94.)	10		
Card-board screens or fans, with printed flora		ure, and not requiring the use of Jacquard	
designs, (428, S. S., 5569.)	35		40
Card-cases, and all similar articles, by whateve		Portions of carpets or carpetings, including	
name known, $+ + +$, (410.)	35		
Card-clothing, mfd. from tempered steel-wire		covers,	
(411.) 45 cts. per sq. ft.		hassocks,	

^{*} This includes so-called "Turkish rugs" of sufficient size to cover an ordinary room and to supersede the use of carpets, (S. S., 2577.) But other Turkey woollen rugs were held dtbl. as rugs, at 45 per cent., (S. S., 2836.) † Held not to be carpeting, within the meaning of the provision for "carpets of flax or other material not otherwise specified," but a mf. of cork, (S. S., 1436.)

Per	ct.	Per	ct
Carpets, and carpetings (continued):		Cassia, cassia buds, and cassia vera, ungrd., (524.)	00.
mats,		Free.	
rugs, screens, and other, pay same rates as carpets		ground, (96.) 5 cts. per lb.	
and carpetings of like character and de-		oil, (564.) Free. saigon, (524, S. S., 4039.) Free.	
scription, (378 b., S. S., 3390.)		Cassocks, dtbl. according to mat., (S. S., 4435)	
rugs not portions of carpets or carpetings, and		when regarded as regalia, (S. S., 3850.)	
not of sufficient size to cover an ordinary		Castana, or castanea nuts, as nuts, $+ + +$, (305.)	
room, (378 c.)	40	2 cts. per lb.	
samples of carpeting, when dtbl., (S. S., 2640.) Saxony, (370.) 45 cts per sq. yd. and	30	Castanets, (469, S. S., 2510.)	25
Screens, all that are not portions of carpets or	50	Caster, or cruet-stands, according to material, (May 19, 1859, Boston.)	
carpetings, (378 c.)	40	Casters, or cruets, not in the stands, cut or orna-	
"Slipper carpetings," wstd. for mf. of shoes and		mented, (135.)	45
slippers, dtbl. as mfs. of wstd. under 363. (S.S.,		The same, plain, not cut, (134.)	40
2452.)		Casters, furniture, according to material.	
Tapestry Prussels, (373.) 20 cts. per sq. yd. and	30	Castile soap, (8.)	20
Tapestry velvet, (372.) 25 cts. per sq. yd. and Three-ply, (374.) 12 cts. per sq. yd. and	30	Castings, of iron, $+ + +$, (157.) 1½ ct. per lb.	
Tournay velvet, (370.) 45 cts. per sq. yd. and	30	of malleable iron, $+ + +$, (161.) 2 cts. per lb. of steel. (See "Steel.")	
Velvet, patent tapestry, printed on the warp or		Cast-iron pipe, all kinds, (156.) 1 ct. per lb.	
otherwise, (372.) 25 cts. per. sq. yd. and	30	vessels, plates, stove-plates, andirons, sadirons,	
Tournay, (370) 45 cts. per sq. yd. and	30	and tailors' and hatters' irons, (157.) 11/4 ct.	
Venetian, wstd. chain, (374.) 12 cts: per sq. yd.		per lb.	
and yarn, (375.) 8 cts. per sq. yd. and	30	Castor, or castoreum, (670.) Free.	
Wilton, (370.) 45 cts. per sq. yd. and	30	beans, or seeds, (16.) 50 cts. per bush. of 50 lbs. oil, (17.) 80 cts. per gal.	
Wool, plainly woven in one color and part	00	Hawaiian, (Pt. I., 2374.) Free.	
plush, (378 a.)	40	Casts, of bronze, alabaster, marble, or plaster of	
wholly or in part of, $+ + +$, (378 a.)	49	Paris, specially impt. (See "Academies" and	
Worsted chain Venetian, (374.) 12 cts. per sq.		"Societies.")	
yd. and	30	Catechu, or cutch, (531.) Free.	
Woven whole for rooms,* (364.) 45 cts. per sq. yd. and	30	Catgut ligatures, for surgical uses, (93, S. S., 4987.)	25
Yarn, Venetian, (375.) 8 cts. per. sq. yd. and	30	strings, and others of like mat., all excepting those for musical instruments, (488.)	25
Carpet wools. (See "Wools.")		strings, or gut cord, for musical instruments,	40
Yarn. (See "Wools" and "Yarns.")	Ì	(671.) Free.	
Carriages and parts of carriages, $+ + +$, (412.)	35	unmfd., (672.) Free.	
Carriage furniture and hardware, of all kinds,		Catsup, (284.)	35
+ + +, including plated and japanned, (415.)	35	Cattle, as "animals, living," (252.)	20
Cars, railroad, American built, repairs to, in a foreign country, (2040, S. S., 385.)	50	domestic, inspection for exp., (S. S., 4462.) live, restrictions on exp. of, (S. S., 3867).	
Canadian or American, used only in through	00	neat, and hides of, provisions as to prohibition	
traffic between Canada and U.S., repairs to,		of impt. of, (842.)	
and refurnishing of, (S. S., 5093.) Free.		Cauliflowers in salt, or brine, (286, S. S., 5098.)	10
Cartridge cases, met. ch. val., (216, S. S., 3552.)	45	Caustic potash, (63.)	20
other, (474, S. S., 3552.)	40	soda, (74.) 1 ct. per lb.	
Cartridge shells, or "central fire cases," brass ch. val., (216 S. S., 3846.)	45	adulterated, (74, S. S., 4118.). 1 ct. per lb.	
Cartridges, met., loaded, copper ch. val., (216, S.	30	in solution, (74, 822, S. S., 4066.) 1 ct. per lb. Cavalry trumpets and bugles, (469, S. S., 5217.)	25
S., 3622.)	45	Caviare (fish eggs), in cans, (283, S. S., 2372.)	25
bulleted, as percussion caps, (474, S. S., 1591.)	40	Cayenne pepper, grd. or pulv., (96.) 5 cts. per lb.	
Car-truck channels, iron or steel, (178.) 11/4 ct.		unground, (584.) Free.	
per lb.		Cedar bark, mfs. of, (837 b., S. S., 5469.)	20
Carui, or caraway oil and seed. (See "Cara-		wood, mfs. of, (232.)	35
way.") Carvers, (197.)	35	unmfd., (818.) Free. sawdust of, (837 a., S. S., 4899.)	10
Cascarilla bark, cr., (636.) Free.		Celery seed, (465, S. S., 1903.)	20
not cr (94.)	10	Cement, Roman, Portland, and all others, (44.)	20
Cases, card-, (410.)	35	Cerates, med. prep., + + +, (93.)	25
packing-, of wood, empty, + + +, (231.)	30	"Ceresia," or fossil wax, (2, 822, S. S., 2703.)	20
Cashmere shawls, (367.) 45 cts. per lb. and Casks, American. (See "American.")	40	Ceruleine, as a coal-tar dye similitude, (82, 822, S. S., 5113.)	35
foreign, of wood, empty, (231.)	30	Chain or chains of all kinds, made of iron or	00
Cassava or Cassada, (800.) Free	50	steel, including iron and steel cables and	

^{*} This includes so-called "Turkish rugs" of sufficient size to cover an ordinary room and to supersede the use of carpets, (S. S., 2577.) But other Turkey woollen rugs were held dtbl. as rugs, at 45 per cent, (S. S., 2836.)

Per	ct.	Per	ct.
cable-chains,* and saddlery, harness, and		Cheese, if in glass bottles, the same are dtbl. as	
coach-chains, but not including such as are jewelry, or gilt or plated, (171.)		such, (S. S., 1727.)	or
Chain or chains, all not under ¾ inch diameter,		box hoops and materials, (233, S. S., 2307.)	35
13/4 ct. per lb.		Chemical apparatus, of platinum, (763.) Free. compounds, + + +, (92.)	25
all under 3/4 and not under 3/4 inch, 2 cts. per lb.		glassware, (143.)	45
all under % of an inch, 2½ cts. per lb.		preparations, used chiefly in medicines, (93, T.	40
jewelry, real or mock, (459.)	25	R., p. 575.)	25
saddlery-, harness-, and coach-, other than		pps., acids used for, (594.) Free.	
iron or steel, (415.)	35	salts, + + +, (92.)	25
gilt or plated, other than above, (210.)	35	Chenille cords, cotton, (324 a.)	35
metal, all other than above, (216.)	45	or trimmings, silk, (383.)	50
gutta-percha, if not jewelry, (441.)	35	trimmings, cotton, (325.)	40
human hair, or same ch. val., (442.)	35	Cheroots, (245.) \$2.50 per lb. and	25
others according to material.		also, internal revenue tax, (862 and Pt. I., 2093.)	
Chairs, for house or cabinet furniture.		\$3 per M.	
finished, (230.)	35	Cherries, in natural condition or dried, (704.)	
in piece or rough, (229.)	30	Free.	
lawn or garden, of cast-iron, galvanized, (216.)	45	Cherry juice, (301, S. S., 3672, 5326,‡)	20
not galvanized or coated, (157.) 11/4 ct. per lb.		Chessmen and chessballs, bone or ivory, (424.)	50
of metals other than plain cast-iron, (216.)	45	wood, (424, 822.)	50
but none made of iron or steel wire, or of		Chest handles, according to materials.	
which either is the comp. part of ch. val.		Chestnuts, (305.) 2 cts. per lb.	
(galvanized or ungalvanized,) can be		extract of, a dye, (84, S. S., 3412.)	10
entered at a lower rate of duty than the		flour, as starch, (269, S. S., 3385.) 2½ cts. per	
wire of which they are made, (182, d. & e.)		1b.	
Chalk, billiard, French, precipitated, prepared,	00	Chewing tobacco. (See "Tobacco.")	
and red, (46.)	20	Chian turpentine, cr., (636, S. S., 5114.) Free.	0.5
preparations, all $+++$, (46.)	20	med. prep., (93, S.S., 4701.)	25
unmfd. (611.) Free.	50	Chia seed, cr., (636.) Free.	10
Chamberg Blanch, (383.) Chamois skins, (461.)	20	not cr., (94.) Chicle, gum, cr., (636.) Free.	10
Chamomile flowers, same as camomile.	20	not cr., (94.)	10
Champagne bottles, plain, filled, (310.) 3 cts. each		Chicory paste, (288, S. S., 1509.) 2 cts. per lb.	10
in addition to duty on contents.		root, ground or unground, burnt or prepared,	
wines. (See "Wines.")		(288, S. S., 1334, 2263.) 2 cts. per lb. '	
Chandeliers, according to materials.		Chief value, meaning of, in tariff laws, (S. S.,	
Channels, car-truck-, and other, of iron or steel,		5207.)	
(178.) 1¼ ct. per lb.		Children's bonnets, cloaks, etc., hats, hoods, dress-	
Chappatote, or Mexican asphalt, (643, S S., 4867.)		goods and toys, (see "Bonnets," "Cloaks,"	
Free.		"Hats," "Woollens," and "Toys.")	
Charcoal, (525.) Free,		rattles, (425.)	35
capsules, proprietary, (99.)	50	Chili peppers, ground or powdered, (96.) 5 cts.	
Charges, dutiable, former provisions for repealed,		per lb.	
(847–8.)		unground, (584.) Free.	
Charms, if jewelry, (459.)	25	Chimney or mantel-pieces, marble, (468.)	50
if toys, (425, S. S., 3208.)	35	slate, (131)	30
Charts, printed, (384.)	25	China-clay, (986.) \$3 per ton.	
for United States, or Congressional library, (see		Same, prepared by kiln-drying for clearing	
"Books," etc.)		wines, (837 b, Oct. 17, 1879. Toledo.)	20
specially imported for schools, etc., (see "Acad-		China figures, small, with rounded and loaded	
emies" and "Societies.")		base, toys, (425, S. S., 4384.)	35
Chatelains, metal attachments to ladies' belts,		small, of children in recumbent positions,	
for carrying parasols, etc., dtbl. as jewelry, (459, S. S., 1624.)	05	toys, (425, S. S., 4988.)	D*
Checks, cotton, as "Cotton cloth."	25	small, human, for children's,	35
flax, as mfs. of flax, $+ + +$, (336, 824.)	40	playthings, dolls, (425, S. S., 4231.)	35 -35
hemp, (334 or 350.)	35	grass, mfs. of, + + +, (351) noils of, (351, S. S., 3470.)	35
Cheese, (256.) 4 cts, per lb.	00	thread, (351, S. S., 3621.)	35
grated, (256, S. S. 1727.) 4 cts. per lb.		yarn, (351, S. S., 2133.)	35
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^{*} The special provision under the late law for "cables and cable-chains" enacted "that no chains made of wire or rods of a diameter less than one-half of one inch shall be considered a chain-cable." (Pt. I.,

of wire or rods of a diameter less than one-half of one inch shall be considered a chain-cable." (Pt. I., 1017.)
† A so-called "prepared chalk," but really a very fine quality of whiting for gilders' use, and invoiced as "Red Cross Cliffstone Paris White," was held to be dutiable as whiting or Paris white. (S. S., 5374.)
† In a later ruling (S. S., 5989.) the department held "that the principle of the decision, 5326, applied only to such articles as are of a standard entitling them to recognition, commercially as fruit juices," about 20 per cent. of alcohol, or 40 per cent. of proof spirits being reported as the quantity necessary in the manufacture of fruit juice, an importation containing 45 per cent. of alcohol was classified a compound of distilled spirits, at \$2 per proof gallon.

Per China, paintings on, by hand of professional	ct.	Chromos and chromo lithographs (294 C. S.	ct.
artist, (470 a., S. S., 3588.)	30	Chromos and chromo-lithographs, (384, S. S., 4719.)	25
photograph portraits on, colored by artist by		Chronometer cases, rosewood, or mahogany,	20
hand, (125, S. S., 3494.)	60	empty, (232, Aug. 3, 1858, N. Y.)	35
porcelain roses and globes decorated for use in		Chronometers, box, or ships', and parts thereof,	
jewelry, (125, S. S., 4971.)	60	(413.)	10
China-root, cr., (636.) Free.	40	Chrysamic acid, (837 b., S. S., 5147.)	20
not cr., (94.) stone, as China-clay, (986, S. S., 5367.) \$3 per ton.	10	Chrysoidine, as a coal-tar color, (82, S. S., 3927.) Chrysolite, crude min., (215.)	35 20
Chinaware, fire-proof, not plain white, and ptly.		Church bells, (216.)	45
brown glazed, (125, S. S., 5035.)	60	lamps, ceremonial, but stationary, are not rega-	10
ware, painted, printed, gilded, or otherwise		lia, (S. S., 4312.)	
decorated or ornamented in any manner, in-		vestments. (See S. S., 1141.)	
duding plaques, ornaments, charms, vases,		Churches, regalia, gems, statues, statuary, and	
and statuettes, (125.)	60	specimens of sculpture, sp. impt. in good	
plain white, (126.)	55	faith for the use of, (771.) Free.	00
Chinchards, (or chinches,) in oil, as sardines, (S.		Cicuta conium, or hemlock bark, extract of, (20.)	20
S., 1382.) Chincons or cinchons bark (521.) Free		seed and leaf, cr., (636.) Free. not cr., (94.)	10
Chincona or cinchona bark, (521.) Free. root, cr., (636.) Free.		Cider, (301.)	20
not cr., (94.)	10	Cigar cases, finished or unfinished, (476 a., S. S.,	
Chinese blue, (479.)	20	2667.)	70
medicine cases, how classified, (S. S., 4616.)		holders, (476 a.)	70
or Japan wax, (592, S. S., 2225.) Free.		lights, "Special Safety," smokers' articles,	
peanut oil, (92.)	25	(476 a., S. S., 1924.)	70
wine, as dist. sp., (S. S., 1987.)	05	lighters, mechanical, as smokers' articles,	
"Chinoidine," (93, S. S., 2603.)	2 5	(476 a., S. S., 3067.)	70
Chinotti, Eve's apples, as confectionery. Chip bonnets, hats and hoods, (400.)	30	Cigarette-holders, (476 a.) papers, cut or prep. for use, (476 a., S. S., 1732.)	70 70
braids and trimmings for, (448.)	20	papers, in sheets and reams, (392, S. S., 1792.)	25
Chisels, mfs. of steel, $+++$, (216.)	45	Cigarettes, asthma-, (93, S. S., 1646.)	25
Chloral hydrate, (93, S. S., 1962.)	25	med., not proprietary, (93.)	25
Chlorate of barytes, (92, S. S., 2117)	25	proprietary, (99, S. S., 3080.)	50
of potash, (64.) 3 cts. per lb.		stamping of, (Pt. I., 2283. S. S., 3939.)	
of soda, (93, S. S., 4109.)	25	stamps, how cancelled, (S. S., 4120.)	
Chlorbarium, or chloride of barium, a salt, ba-		Cigars, cigarettes, and cheroots, of all kinds,*	
rium and chlorine, (92, S. S., 763.)	25	paper cigars and cigarettes, including wrap-	
Chloride of lime, (618.) Free. of zinc, (93.)	25	pers, subject to same duties as cigars, (245.) \$2.50 per lb., and	25
Chlorkalium, as dung-salts, (which see)	20	also, internal revenue tax, as follows:	20
Chloroform, (104.) 50 cts. per lb.		cigars and cheroots, (862, 2093.) \$3 per M.	
Chlorometers, glass, as mfs. of glass, (143.)	45	cigarettes weighing over 3 lbs. per 1000. (864,	
Chloral hydrate, (93, S. S., 698.)	25	2093.) \$3 per M.	
Chlorure d'oxide de sodium or liquor disinfec-		same, weighing not over 3 lbs. per 1000, (863,	
tante de Labarraque, chem. pr., (92, March 3,		2093.) 50 cts. per M.	
1865, N. Y.)	25		70
Chocolate, (291.) 2 cts. per lb.		Cinchona root, er. dr., (636.) Free.	10
cakes, fancy, styled "bon-bon" or chocolate sweetmeats. (291, S. S., 3569.) 2 cts. per lb.		other than crude, (94.) Cinchona or cinchonine bark, (521.) Free.	10
		Cinchona, muriate of, (93.)	25
Chocolate caramels, sold by the lb. and valued at not over 30 cts. per lb., (243.)		Cinchonidia, (629.) Free.	20
10 cts. per lb.		Cinnabar, artificial, mercurial prep., (93)	25
valued at over 30 cts., or sold by the box,		Cinnamon, and chips of, unground, (526.) Free.	
package, or otherwise than by the lb., (244.)	50		
Chondrometers, (216.)	45	The state of the s	
Chromate of iron, (214.)	15		OF
lead, chrome-yellow, (87.)	25	magnesia, (93.) soda, (93.)	25 25
potash, (48.) 3 cts. per lb.	25	mi 1 12 (40)	20
Chromic acid (47)	15	The state of the s	
Chromic acid, (47) ore, (214.)	15		35
Chromographs, a composition in zinc frames,		oil of, or of lemon or cedrat, (565, 574.) Free.	
(216, 822, S. S., 4442.)	45	Citronella oil, (567.) Free.	
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^{*} Cheroots and cigarettes must be imported (the same as cigars), in quantities not less than 3000, and packed in boxes as prescribed in the case of cigars; but in no case over 500 in a single box, (1838, 2015, 2016, S. S., 1306.)
† Decisions 2746 and 4559 held these articles under former laws to be dutiable according to material, and not as "smokers articles." But the provisions of the new act are more comprehensive, covering all "smokers' articles whatsoever, not specially enumerated or provided for in this act." Under this provision the decisions cited seem to me no longer to apply.—Editor.

Per	ct.	Per	et.
Civet, crude, (507.) Free.	٠	Cloth, silk oil-, S. ch. val., (383.)	50
oil of, (568.) Free.		waterproof-, + + +, (340.)	40
Clapboards, rough-hewn or sawed only, pine or		woollen. (See "Woollens.")	
spruce, per 1000 pieces of 4 ft. long, or 4000		Clothing, to wit.:	
lineal ft., (S. S., 1265.) viz.:		capes, cloaks, dolmans, jackets, talmas, ulsters,	
pine, (227.). \$2.		or other outside garments for ladies' and	
spruce, (228.) \$1.50.		children's apparel, and goods of similar de-	
all other, rough-hewn or sawed only, (222.)	20	scription, or used for like pps., wholly or ptly.	
when planed or finished, all the above are sub-		of wool, worsted, or animal hair, excepting	
ject to the add. duty prescribed for planed or		knit goods, (367.) 45 cts. per lb. and	40
finished lumber, to wit:		cotton, ready-made, except knit-goods, (324 a.)	35
for each side panled or finished, (219.)		linen, ready-made, (336.)	40
50 cts. per 1000 feet, board measure.		silk, ready-made, (383.)	50
planed on one side and tongued and grooved,		wool, etc.,* ready-made, all $+ + +$, composed	
(220.) \$1 per 100 feet, board measure.		wholly or in part of wool, worsted, or animal	
planed on two sides and tongued and grooved,		hair, exc. knit-goods, (366.) 40 cts. per lb. and	35
(221.) \$1.50 per 1000 feet, board measure.		of mixed mat. other than part wool, worsted;	
Clasps, gilt or plated, if not jewelry, (210.)	35	or hair, is dtbl. at the highest rate at which	
of other metals, and not jewelry, (216).	4.5	the component material of ch. val. is charge-	
of all kinds, if jewelry, (459.)	0.7	able, (824.)	
Clay, china or kaoline, (98 b., May 5, 1863, Phila.,		Cloths, colored, for bookbinding, (324 a., S. S.,	
also S. S., 620, 1494.) \$3 per ton,		686.)	35
the same, prepared by kiln-drying for clearing		Cloves and clove-stems, ground or powdered,	
wines, (837 b, Oct. 17, 1874. Toledo.)	20	(96.) 5 cts. per lb.	
all other, wrought or mfd., + + +, (98 a., July		unground, (527.) Free	
9, 1863, Boston.) \$3 per ton.		oil of, (92.)	25
the same, unwrought or unmfd., $+ + +$, (97.)		Cluney lace, (337.)	30
\$1.50 per ton.		Coaches and parts of, $+ + +$, (412.)	35
Clay pipes, common, (477.)	35	Coach furniture and hardware of all kinds, + +	
Claystone, (215, S. S., 1055.)	20	+, (415.)	35
Cliffstone, unmfd., (611.) Free.		lace, according to component materials.	
Clippings of any kind, fit only for making paper,		Coal, anthracite, (673.) Free.	
(754 a.) Free.		bituminous,† per ton of 28 bush, of 80 lbs. each,	
of brass, (187.) 1½ ct. per lb.		(417 a.) 75 cts. per ton.	
of Dutch metal, (187.) $1\frac{1}{2}$ ct. per lb.		cannel-, as bituminous, (417 a., S. S., 787.)	
from new copper, (186 b.) 3 cts. per lb.		75 cts. per ton.	
Cloaks and capes. (See "Clothing.")		charcoal, (525.) Free.	
Cloak pins, gilt or plated, and not jewelry, (210.)	35	coke, (418.)	20
of other metals, and not jewelry, (216.)	45	culm or slack coal, such as will pass through	
of all kinds, if jewelry, (459.)	25	a half-inch screen, (416, S. S., 1215, 2363.)	
Clock cases, of marble, (414, S. S., 935.)	30	30 cts. per ton	
Same, if metal comp. ch. val., (414.)	30	culm of, or slack-, rule as to screens for, (S. S.,	
Clocks and parts thereof, (414, S. S., 935.)	30	3952.) .	
side ornaments for, as vases, candelabras, etc.,		dust, bituminous and anthracite, as culm, (416,	
are not "parts of clocks," (S. S., 1487.)		S. S., 602, 667.) 30 cts. per ton	
Clock-spring-steel in sheets, as steel in sheets		hods, copper, as mfs. of copper, + + +, (216,	
polished, under 177 c.		825,)	45
Cloisonné, enamelled vases, Japanese. (See "Ja-		screenings, bituminous and anthracite, as culm,	
panese.")		(417 a., S. S., 604, 667.) 30 cts. per ton.	
Cloth, bamboo-, (233 or 351, 822.)	35		
bolting-, (657.) Free.		(674.) Free.	
bookbinders'-, cotton, (324,)	35	Coal-tar, crude, (80.)	20
button-, mohair or other mfs. of cloth, fit exclu-		colors, or dyes, by whatever name known,	
sively for buttons, (382.)	10	+ + +, (82.)	35
emery, cotton, (324, 822.)	35	preparations, all $+ + +$, that are not colors or	
India-rubber-, with linen or cotton foundations,		dyes, (83.)	20
(453, S. S., 1299.)	30	products, such as naphtha, benzine, benzole,	
oil-, all except silk, (340.)	4)	dead-oil, and pitch, (81.)	20

^{*} The editor, in a note on page 22 of his "Pocket Tariff," remarked that "as the paragraph (366.) in 'Schedule K,' for clothing ready-made, etc., is the only specific provision for ready-made clothing in the new tariff act, it would seem to cover clothing of all kinds (not knit), and of whatever material." Literally or strictly construed, this, he still thinks, is clearly the only conclusion the language admits of. But it cannot have been the intention of Congress to introduce and apply the pound rates of duty to clothing of cotton, linen, silk, and other like materials, upon no other mis. of which such a rate is, either in the old or the new act, applied, but must have been intended (although I do not think the phraseology expresses it) to embrace "clothing and wearing apparel," in the limiting words, "composed wholly or in part of wool," etc. I have, on mature consideration, classified clothing of other materials, accordingly, as mfs. of such materials, respectively, not otherwise provided for.

† A drawback of 75 cts per ton is allowed on all imported bituminous coal used for fuel on steam-vessels engaged in coasting or foreign trade, the latter applicable to foreign as well as American vessels. (April 2, 1883. Baltimore.)

Per ct. Coatings, linen, (334.) Coat linings, and goods of like description, ptly. of wool, wstd., or hair of the alpaca, goat, or other animals, (365 a.) valued at not over 20 cts. per sq. yd., (365 b.) 5 cts. per sq. yd. and 35 valued over 20 cts., (365 c.) 7 cts. per sq. yd. and 40 Per ct. Coins, cabinets of, (669.) Free. gold and silver, and copper, (678.) Free. old foreign copper, in large quantities, for mfg. pps., as old copper, (186 b., S. S., 1760.) 3 cts. per lb. Coir and coir-yarn, (679.) Free. floor matting and carpeting, (432.) same, not exclusively vegetable, or with wool
Coat linings, and goods of like description, ptly. of wool, wstd., or hair of the alpaca, goat, or other animals, (365 a.) valued at not over 20 cts. per sq. yd., (365 b.) 5 cts. per sq. yd. and valued over 20 cts., (365 c.) yalued over 20 cts., (365 c.)
of wool, wstd., or hair of the alpaca, goat, or other animals, (365 a.) valued at not over 20 cts. per sq. yd., (365 b.) 5 cts. per sq. yd. and 35 valued over 20 cts., (365 c.) old foreign copper, in large quantities, for mfg. pps., as old copper, (186 b., S. S., 1760.) 3 cts. per lb. Coir and coir-yarn, (679.) Free. floor matting and carpeting, (432.)
other animals, (365 a.) valued at not over 20 cts. per sq. yd., (365 b.) 5 cts. per sq. yd. and 35 valued over 20 cts., (365 c.) pps., as old copper, (186 b., S. S., 1760.) 3 cts. per lb. Coir and coir-yarn, (679.) Free. floor matting and carpeting, (432.)
valued at not over 20 cts. per sq. yd., (365 b.) 5 cts. per sq. yd. and 35 valued over 20 cts., (365 c.) 3 cts. per lb. Coir and coir-yarn, (679.) Free. floor matting and carpeting, (432.)
5 cts. per sq. yd. and 35 Coir and coir-yarn, (679.) Free. sq. yd. and coir-yarn, (679.) Free. floor matting and carpeting, (432.)
valued over 20 cts., (365 c.) floor matting and carpeting, (432.)
tels, per su, vu, and soll suite, not exclusively vegerable, or with wool
if wholly of wool, wstd. or hair, or of a mix-border, (378 c.)
ture of them, all values, (365 d.) Coke (418.)
9 cts. per sq. yd. and 40 Colcothar, dry, oxide of iron, t as a paint, (87, S.
But all such goods with selvedges made wholly S., 2961, 4914.)
or ptly. of other materials or with threads of as a polishing powder, (479.)
other materials introduced to change classifi- Cold cream, cosmetic, (99.)
cation, (365 e.) are dutiable at Colleges, impt. for, (see "Academies.")
9 cts. per sq. yd. and 40 Collodion, fluid, (105, S. S., 5477.) 50 cts. per lb.
*All the above goods weighing over 4 oz. per sq. rolled or in sheets, but not made up into
yd., (365 f.) 35 cts. per lb. and 40 articles, (105.) 60 cts. per lb.
Cobalt, oxide of, (50.) 20 same, when in finished or ptly, finished ar-
ores, (675.) Free. ticles, (105.) 60 cts. per lb. and 2
Cobaltum or cobalt crystals, (215, S. S., 2945, Colocynth, coloquintida, or bitter apples, cr., (636.)
3168.) 20 Free,
Cobourgs, printed or ombre-striped, dtbl. as merinos, or woollen dress goods, (Sept. 21, 1857. Cologne water, (100.) \$2 per gal, and 5
Boston.) Colored glass in sheets for mf. of mock jewelry, (143, S. S., 3808.)
Cochineal, (508.) Free. window glass, (t. S., 4630.)
lake, (87.) 25 Coloring for beer, (117, 822, S. S., 3732.) 5
Cocoa, cr., (676.) Free. for brandy, (117.)
prepared or mfd., (292.) 2 cts. per lb. Colors, alizarine, natural and artificial. (595.)
fiber, leaves, and shells, (676.) Free. Free.
nuts, (746.) Free. all coal-tar colors and dyes, by whatever
nuts, oil of, (579.) Free. name known and $+ + +$, (82.)
or coir-matting and mats, (432.)
same, not exclusively vegetable, or with wool and paints, including lakes, whether dry or
border, (378 c.) 40 mixed, or ground with water or oil, and
sweetmeats, as confectionery, (S. S., 3569.) $+++$, (87.)
2 cts. per lb. barytes, all combinations of with acids or wa-
Transfer and the state of the s
21 201 20 0001/
Cocoons, silk, (785.) Free. black of bone, or ivory drop black, (88.) codfish, (see "Fish.") blanc fixe, (87.)
oil for tanners' use, (92.) 20 Bremen blue, (87, S. S., 1705.)
Cod-lines, hemp, (350, S. S., 1358.) 35 carmine lake, dry or liquid, (87.)
Cod-liver oil, brown or cr., (92.) 25 Chinese blue, (479.)
med. prep., (93, S. S., 361i.) 25 Chrome yellow, or chromate of lead, (87.)
med. prep., proprietary, (99.) 50 cochineal, (508.) Free.
Cod-sounds, (515.) Free. cochineal lake, (87, T. R., p. 561.)
Codilla, or tow of hemp, (330.) \$10 per ton. drop black, (88, July 11, 1859, Boston.)
Coffee, in the berry, † (677, S. S., 2000.) Free. Dutch pink, (87.)
acorns, dandelion root, and all other articles enamelled white, (87.)
used or intended to be used as coffee or fig blue, (479.)
as substitutes for, + + +, (290.) 2 cts. per lb. Frankfort black, (479.)
extract or preps. of, (837 b., T. R., p. 566.) 20 French green, dry or moist, (87.) 5 mills wood and iron as mfs. of iron, + + +. Indian red. (87. S. S., 2132.)
mins, wood and analysis of the state of the
(210.)
Cognac oil, or cenanthic ether, (113.) \$4 per oz. Coiled wire-rods, rivet-, screw-, nail-, and fence-, Kremnitz white, as white lead, (55, 56.)
round, of iron or steel, not lighter than No.5,
w. g., valued at not over 3½ cts. per lb. (180 a.) lamp black, (87.)
of a ct. per lb. lead, red-, (58.) 3 cts. per lb.

* See note to "Dress Goods."
† Not free in any other form than the natural berry, (S. S., 2000.)
† See T. D., 30, for description.
† Aniline colors for painters' use, composed of aniline and starch, to give body, held dutiable under 1350,
Pt. I., as aniline colors, (S. S., 2781, 2811.)
| This includes all artists' colors put up in oil in small tubes, excepting white and red lead and oxyd of zinc, (S. S., 2299.)

Per	et i	Per	ct.
colors (continued):		Compasses, miniature, of metal and glass, (143,	
lead, white-, dry, or in pulp, (55.) 3 cts. per lb.		or 216, S. S., 2905.)	45
white-, ground or mixed in oil, (56.)		"Composition pour blanchir," so-called, (837 b.,	
3 cts. per lb.		S. S., 4076.)	20
lime-white, (87.)	25	Compositions of glass or paste, not set, (420.) same, set as jewellery, (459.)	10 25
litharge, (57.) 3 cts. per lb.	05	same, set as jewenery, (405.) same, in round or oval shapes, pierced, and	20
mineral blue, dry or moist, (87.)	25 25	not set, (396, S. S., 3135.)	50
mineral green, dry or moist, (87.)	20	Composition tops, for furniture, (484.)	35
ochre and ochrey earths, dry, (89.) ½ ct. per lb.	-	Compounds or preparations, all of which dist.	
ochre and ochrey earths, ground in oil, (89.)		spts. is a compt. pt. of ch. val., dtbl. as dist.	
1½ ct. per lb.		spts. under 312, (S. S., 4771, which see as to	
oxide of cobalt, (50.)	20	rule of value in Canada.)	
of iron, (87, S. S., 1212, T. D., 30.)	25	Concentrated melada, concrete, or concentrated	
of zine, dry, (90, S. S., 1212.) 11/4 ct. per lb.		molasses, testing by the polariscope not above	
ground in oil, (91.) 13/4 ct. per lb.		75 degrees, (236.) 1.40 ct. per lb.	
Paris green, dry or moist, (87.)	25	and for every additional degree, or fraction of	
white, dry, (45.) ½ ct. per lb.		a degree shown by such test, (236.)	
ground in oil, (45.) 1 ct. per lb.	0.5	100 of a et. per lb. add.	20
patent yellow, (87)	25	Condensed milk, (276.) Coney-plates, (435, S. S., 1556.)	30
Prussian blue, dry or moist, (87, S. S., 1530.)	25	Confectionery valued above 30 cts. per lb., or	00
red lead, (see above, "lead.")	25	when sold by the box, package or otherwise	
satin white, (87.) sienna and sienna earths, dry, (89.) ½ ct. per lb.	20	than by the lb., (244.)	50
sienna and sienna earths, ground in oil, (89.)		all other + + +, made wholly or in part of su-	
1½ ct. per lb.		gar, and all sugars after being refined, when	
Spanish brown, (87.)	25	tinctured, colored, or in any way adulterated,	
Tuscan red, as dry colcothar, (87, S. S., 1349.)	25	and valued at not over 30 cts. per lb., (243.)	
Turkey red, (87, S. S., 3500.)	25	10 cts. per lb.	
ultramarine, (85.) 5 cts. per lb.		sugar-candy, not colored, (242.) 5 cts. per lb.	
umber and umber earths, dry, (89.) ½ ct. per lb.		Congressional library, books, maps, and charts	
ground in oil, (89.) 1½ ct. per lb.		for the use of, (659.) Free.	
uranium, oxide of, (635.) Free.	05	Conium cicuta, seed and leaf, cr., (636.) Free.	10
Vandyke brown, (87.) Venetian red, (87, S. S., 1590, T. D., 30.)	25 25	extract of bark of, (20.)	20
verdigris, (635.) Free.	20	Conine or conicine, (see "Conium.")	
vermilion, (87.)	25	Conserve of roses, (302 a., S. S., 4339.)	35
wash blue, (479.)	20	Contracts, rights, and offences, under old law	
white lead, (see above, "lead," etc.)		not affected under new, (857-60.)	
whiting, dry, (45.) ½ ct. per lb.		Contrayerva root, med. cr. (636.) Free.	
ground in oil, (45.) 1 ct. per lb.		not cr. (94.)	10
wood lake, (87.)	25	Cooper, as ale, under 316.	
zinc, oxide of, (see above, "oxide.")		Copal gum, cr., (636.) Free.	10
Color-stones, or "müllers," for levigating or pul-	90	not cr., (94.)	10 25
verizing inks and colors, (837 b., S. S., 5048.)	20	Copper, acetate of, (92.)	
Colt's foot, cr. dr., (636.) Free. not cr., (94.)	10	all mfs.* articles and wares, wholly or ptly. of, $+ + + +$, (216, 824.)	45
Colza or cabbage-seed oil, commercially known	10	alloys, all of which copper is a comp. mat. of	
as rape-seed oil, (28, S. S., 2604.) 10 cts. per gal.		ch. val., $+ + +$, (186 b.) 3 cts. per lb.	
Columbo root, cr. (636.) Free.		bars, (186 c.) 4 cts. per lb.	
not cr., (94.)	10	black or coarse, on all the fine copper contained	
Combination cards, paper and ribbon, paper ch.		therein, (186 b.) 3½ cts. per lb.	
val., (388, S. S., 4767.)	15	bolts, (216.)	4.
S. ch. val., (383.)	50	bottoms, (186 d.)	00
Combs, all kinds for the hair, (419.)	30	braziers', (186 d.)	35
curry, wood and iron, (216.)	45	cement, (186 b.) 3½ cts. per lb.	
machines for making, part steel, (216, Sept. 18,	47	Chili and other pigs, (186 c.) 4 cts. per lb.	
1865, U. S. Consul, Liverpool.)	45	clippings from new copper, (186 b.) 3 cts. per lb.	
Comfits, sweetmeats, or fruits preserved in sugar, spirits, sirup, or molasses, $+ + +$, (302.)	35	coarse, (see "black," above.)	
spirits, sirup, or moiasses, $+ + +$, (302.) Comforters, worsted, frame made, as wrstd. knit		coins, (678.) Free. old foreign, in large quantities for mfg. pps.,	
goods.		as old copper, (186 b., S. S., 7601.)	
Communion service, sp. impt. for church, as re-		3 cts. per lb.	
galia, (771, S. S., 450.) Free.		old, not used as current money, (186 b., S. S.,	
Compasses, mariners', (475.)	35		
mathematical, or mechanics', (216.)	45		

^{* 186} c. clearly conflicts with this provision of 216; and 824 as clearly, in my opinion, places the duty at 45 per cent. Therefore I insert the latter only.—ELITOR.

Per ct	- 1	Per o	et.
comp. mat. of ch. val., $+ + + +$, (186 b.)	(Cords, mixed, exc. when part W., wstd., or hair,	
3ets. per lb.		pay the highest rate at which the comp. of	
Copper, in forms not enumerated, and not mfd.,	1	ch. val. is chargeable, (823.)	
(186 c.) 4 cts. per lb.	- 0		40
ingots, (186 4 cts. per lb.			40
in the form of ores, on all the fine copper in			35
them, (186 a.) $2\frac{1}{2}$ cts. per lb			50
in rolled plates, called brazier's copper, sheets,		wholly or in part wool, worsted, or animal hair,	
rods, pipes, and copper bottoms. (186 d.)	35		50
medals, (740.) Free.		mixed, pay as above stated in regard to cords.	
parts of cabinets, (669.) Free.		Coriander seed, cr., (636.) Free.	
nails, (216.)	15		10
old, fit only for re-mf., (186 b.) 3 cts. per lb.	1	Cork, bark or wood. unmfd., (683.) Free.	
taken from the bottom of Am. vessels com-	- 1	"Cork carpeting," so called, of thin cork, with a	
pelled by marine disaster to repair in foreign	- {	few threads of hemp pasted on one side, for	
ports, (680.) Free.	1	strengthening, dtbl. as mfs. of cork, (422, S.S.,	
old or new, impt. for U. S. Mint, (681.) Free.		1436.)	25
ores, on all the fine copper in them, (186 a.)		Corks and cork bark, mfd., (422.)	25
2½ cts. per lb.		Cork wood or bark, cut into small squares, (683,	
paste of sulphide of, (92.)	25	S. S., 1130.) Free.	
pigs, Chili or other, (186 c.) 4 cts. per lb.		Corn, Indian, or maize, per bush. of 56 lbs., (263,	
	35	Pt. I., 1881.) 10 cts. per bush.	
plates, (186 c.) 4 cts. per lb.		meal, (265.) 10 cts. per bush. of 48 lbs.	
regulus of, on all the fine copper in it, (186 b.)		plasters, wool or other, proprietary, (99.)	50
3½ cts. per lb.		if not proprietary, (93.)	25
rods, (186 d.)	35	starch residuum, dutiable as corn-meal, (265, S.	
	35	S., 2700.)	
sheathing, or yellow-metal, not wholly of cop-	- 1	Cornelian, or carnelian, not set, (480.)	10
per, nor wholly or in part of iron, ungalvan-		rings, (459, S. S., 803.)	25
ized, in sheets of 48 by 14 inches, and weigh-		set, as jewelry, (459.)	25
	35	Cornets and completed indispensable parts. (469,	
ing nom it to or on per all any (35	S. S., 4453.)	25
anccia, (100 th.)	45	toy, (425.)	35
subacetate of, or verdigris, (635.) Free.		Corporations, municipal or religious, works of	
sulphate of, or blue vitriol, (51.) 3 cts. per lb.	- 1	art, impt. expressly for presentation to, (819 b.)	
	25	Free.	
sulphide of, (92.)	45	Corrosive sublimate, mercurial pr., (93.)	25
wire, (216.) Copperas, green vitriol or sulphate of iron, (52.)	***	Corrugated or crimped sheet-iron or steel, (153 b.)	
copperas, green vitroi of surpliate of fron, (22)		1 4 ct. per lb.	
Copybooks, with printed headings, as printed		Corsets, all, of whatever mat. composed, (324 b.)	35
	25	Corset wire. (See "Wire.")	
books or matter, (384, S. S., 3941.)	20	Corundum ore, (692, 825, S. S., 1374.) Free.	
Copying books, blank, for press copying, (385.)	25	Cosmetics, all, proprietary and other, (99.)	50
Coral, cut or mfd., (421, April 23, 1858, Boston.)	25	Costs and charges, no longer dutiable, (847-8.)	
jewelry, (459, S. S., 2556.)	20	Costumes, * actors', arriving in the U.S, (815, S.	
marine, unmfd., (682.) Free.		S., 4686, 4721.) Free.	
Coraline, cr. or unmfd., (682, 825.) Free.		impt., to be used by schools, societies, etc., in	
Cordage or cables, Manila, untarred, (345.) 21/2 cts. per lb.		representation of historical and other themes,	
07/ 1		are dutiable, (S. S., 2677, 3038.)	
0.4 11-		Cot bottoms, linen, (334.)	35
	35		
Cord, sash-, hemp, (350.) Cordials, spirituous, (313.) \$2 per pf. gal.	00	value not over 20 cts. lb. 6 cts. per lb.	
		over 20 cts. 10 cts. per lb.	
if in bottles, glass or other, the bottles pay an add duty (310) of 3 cts. each.		Cotton, raw, ginned or unginned, (684, Feb. 18	
	25		
med., not proprietary, (93.)	50	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
proprietary, med. and other, (99.)	-	able to the uses for which cotton bagging is	3
Cording and sealing, (see S. S., 3092-3.) Cordonnet, of spun silk, for mf. of fringes, (383,		applied, of whatever material, (343.)	
	50	7 17 17	
S. S., 3798.)	6.0	val. over 7 cts. 2 cts. per lb	
Cordova wool. (See "Wool, class 3.")	35		25
. Cords, cotton, (324 a.)	40		
flax. (336.)	35		20
linen, other than flax, (334, 350.)	50		
silk, (383.)	00	bindings, (324 a.)	35
wholly or in part wool, worsted, or animal hair (368) 30 cts. per lb., and	50		35
hair, (368.) 30 cts. per 1b., and	_		

^{*} Free entry under 815, limited to those intended for the personal use of the party bringing them, (S. S., 4686.)

Par	ct.	The state of the s	
Cottonades, as other cotton cloth.	CL.	Cotton, crochet-, on spools, as spool-thread under	et.
Cotton, braids, (324 a.)	35	326, (S. S., 2540.)	
brilliants, as other cotton cloth.		damask, (325.)	40
bruyêre, for making flowers, (429 b., S. S., 5471,)	50	doylies, in the piece, as damask, (325.)	40
buckrams, so called, for bonnet-frames, (324, S.		drawers, of woven cloth, (324 a.)	35
S., 3096.)	35	wholly cotton, shaped, fashioned, or nar-	
cambrics, as other cotton cloth.		rowed wholly or in part by knitting ma-	
Canton-flannels, as other cotton cloth. canvas, or penelopes, (324 a., S. S., 4377.)	35	chines or frames, or knit by hand, (323)	40
caps, for use as hats or bonnets, or as substi-	90	wholly cotton, $made$ on knitting machines or frames, $+ + +$, (322.)	35
tutes therefor, (400.)	30	duck, as cotton cloth.	6367
others as clothing, (324 a.)	35	embossed, as cotton cloth, (S. S., 2598.)	
carpets. (See "Carpets, etc.")	j	embroideries, (325.)	40
cashmere, as other cotton cloth.		floss, as cotton thread.	
clothing, (324 a.)	35	fringes, (325.)	40
cloth, to wit: all woven fabrics of cotton in		fuse, mfd. for, and used by smokers, (476 a.,	P.O.
the piece, properly coming within the designation of cloth, and bought and sold by		S. S., 1778.) galloons, (324 a.)	70 35
lineal measurement, and the threads of		genappins, as cotton cloth.	00
which can be counted* (including jeans,		gimps, (324 a.)	35
denims, drillings, bed-tickings, ginghams,		gloves, (324 a.)	35
plaids, cottonades, pantaloon stuffs, and like		goring, (324 a.)	35
goods, heretofore distinctively provided		grenadines, as cotton cloth	
for); is dutiable according to the number		"hair-switches," so called, glazed cotton	
of threads to the square inch (counting both		thread, or of colored cotton, as cotton thread,	
warp and filling,) and cost per square yard, as follows:		under 318, (S. S., 1039, 2824.)	40
All counting not over 100 threads:		handkerchiefs, hemmed, (325.) in the piece, as cotton cloth, (S. S., 2477.)	10
unbleached and uncolored,		hat-bodies, (449.)	35
val. not over 8 cts. (319 a.)		hose and half-hose. (See, below, "Cotton stock-	
2½ cts. per sq. yard.		ings," etc.)	
val. over 8 cts., (320 d. and f.)	40	insertings, (325.)	40
bleached,		Italian cloth ims. as cotton cloth, (S. S., 1699.)	
val. not over 10 cts., (319 b.)	1	Japanese cloths, as cotton cloth.	
$3\frac{1}{2}$ cts. per sq. yard. val. over 10 cts., (320 e. and f.)	40.	lace fichus and collars, completed ready for	35
dyed, colored, stained, painted, or printed,	x 0.	wear, as clothing, (324 a., S. S., 5457.) laces, (325.)	40
val. not over 13 cts., (319 c.)		lace window curtains, (325.)	40
4½ cts. per sq. yard.		mfs. + + + (324 a.)	35
val. over 13 cts., (320 f.)	40	mixed fabrics, cotton ch. val., not part W.,	
All counting over 100, and not over 200 threads:		wstd., or hair, at the highest rates of like	
unbleached and uncolored,		fabrics wholly of cotton, (824.)	
val. not over 8 cts., (320 a.) 3 cts. per sq. yd.	40	part W., wstd., or animal hair, as like goods	
val. over 8 cts., $(320 d. \text{ and } f.)$ bleached,	40	wholly of those substances, respectively. other than above, at the highest rates at which	
val. not over 10 cts., (320 b.) 4 cts. per sq. yd.	1	the component mat. of ch. val, is charge-	
val. over 10 cts., (320 e. and f.)	40	able, (824.)	
dyed, colored, stained, painted, or printed,		moleskins, and repellant moleskins, (324 a.,	
val. not over 13 cts., (320 c.) 5 cts. per sq. yd.		Aug. 12, 1857, Philadelphia.)	35
val. over 13 cts., (320 f.)	40	mulls, dtbl. under 324 a.	35
All counting over 200 threads:		muslin skirtings and lappets, as cotton cloth.	
unbleached and uncolored, val. not over 10 cts., (321 a.) 4 cts. per sq. yd.		muslins, as cotton cloth.	0.5
val. not over 10 cts., (321 d.) 4 cts. per sq. yd.	40	patterns of paper muslin (324 a., S. S., 4071.) piques, as cotton cloth, (S. S., 3697.)	35
bleached,		plush, (324.)	35
val. not over 12 cts., (321 b.) 5 cts. per sq. yd.		poplins, as cotton cloth,	00
val. over 12 cts., (321 e. and f.)	40	rags, for paper stock, (754 a.) Free.	
dyed, colored, stained, painted, or printed,		ribbons, for hat-bands, (325, S. S., 4573.)	10
val. not over 15 cts., (321 c.) 6 cts. per sq. yd.	40	satins, or satines, cotton ch. val., as cotton	
val. over 15 cts., (321 f.)	40	cloth.	- 0
all not countable, + + +, excepting damasks, embroideries, and velvets, (324 a.)	35	silk ch. val., (383.) seed, (760.) Free.	50
cords, (324 a.)	35	oil, $7\frac{1}{2}$ lbs. to the gal., (27.) 25 cts. per gal.	
with tassels attached, as trimmings, (325.)	40	shirts, not woven or knit, (324 a.)	35

^{* &}quot;The terms of the law imposing duty according to the count of threads, should be held to apply in all cases where such count can be ascertained by means of the 'glass' commonly used for such purpose, and in all cases where the value of the goods is partially or wholly determined between the manufacturer and the purchaser, according to the number of threads to the square inch." (January 3, 1866, B. L. Luddington, U. S. Appraiser, N. Y.)

And see, also, S. S., 2495, 3305, 3380, and 3697.

Per	ct.	Per	ct
Cotton, shirts, knit or woven. (See, below, "Cotton stockings," etc.)		Cotton velvet, embroidered with wrstd., as mfs.	
silesias, as cotton cloth.		of wstd. under 362, vestings, as cotton cloth.	
slippers, emb. with wstd., (366, S. S., 4164.)		warps or warp-yarn, (see above, "cotton thread,	
40 cts. per lb. and	35	yarn," etc.)	
spool-thread, when on spools containing not		waste, all, (754.) Free.	
over 100 yds. each, (326.) 7 cts. per doz. spools.		wearing apparel, not knit or made on frames,	
the same when on spools containing over 100 yds.,		and $+ + +, (324 a.)$	35
is subject for every 100 yds., or fraction there- of, in excess of 100 yds., to an additional duty		webbing, (324 a.)	35
of 7 cts. per doz. spools.		yarn, (see above, "cotton thread," etc.) Coumarine, (837 b., S. S., 4288.)	00
stockings, hose, half-hose, shirts, and drawers,		Countable cottons, (see S. S., 3380.)	20
fashioned, narrowed, or shaped wholly or in		Counters, duty according to material.	
part by knitting machines or frames, or knit		Counting-house boxes, paper, (390.)	35
by hand, wholly of cotton, or cotton ch. val.,		Court-plaster, (93.)	25
and no part wool, worsted, or hair, (323, 824.)	40	Coverings of merchandise, to wit: packages,	
the same, and all other goods, all cotton, made		sacks, crates, boxes, or coverings of any kind,	
on knitting machines or frames, and + +, (322.)	35	if they shall be of any material or form de- signed to evade duties thereon, or designed	
suspenders, (324 a.)	35	for use otherwise than in the bona fide trans-	
Swiss-muslins, dotted and figured, as embroid-	00	portation of goods to the United States, the	
eries, (325, S. S., 4868.)	40	same shall be subject to a duty upon the ac-	
plain, (324 a., S. S., 2400.)	35		100
tarlatans, (324 a., S. S., 2268, 2298.)	35	Covers in book form, contg. samples of textile	
thread on spools, (see above, "spool-thread.")		fabrics, dtbl., (S. S., 3781.)	
thread,* yarn, warps, or warp-yarn, all, in what-		made of portions of carpets or carpetings, are	
ever form, except spool-thread, to wit: (318 a.)		subject to the rates of duty imposed on like carpets or carpetings, (378 b.)	
valued not over 25 cts. per lb., (318 b.)		Cowhage or cowitch down, cr. (636.) Free.	
10 cts. per lb.		Cowhair, (see "Hair.")	
over 25 and not over 40 cts., (318 c.)		fabrics, as like mfs. of wstd.	
15 cts. per lb.		"Cowhides," so-called, used as whips, (837 b.)	20
over 40 and not over 50 cts., (318 d.)		Cowlick cloth, as mfs. of mohair, wstd., etc.,	
20 cts. per lb.		under (363, June 5, 1857, N. Y.)	
over 50 and not over 60 cts (318 e.)		Cowrig compact (636) Free.	
25 ets. per lb. over 60 and not over 70 ets., (318 f.)		Cowrie gum, cr., (636.) Free. not cr., (94.)	10
33 cts. per lb.		Cowries, shells, unmfd., (809.) Free.	
over 70 and not over 80 cts., (318 g.)		Cracked rock plaster, (837 b., S. S., 2573.)	20
38 cts. per lb.		Crackers, fire-, of all kinds, (431.)	100
over 80 cts. and not over \$1, (318 h.)		flour-, (837 b.)	20
48 cts. per lb.		Cranks, mill-, wrought-iron, (163.) 2 cts. per lb.	=0
over \$1, (318 i.)	50	Crapes, Albert, (383, S. S., 3630.)	50 35
ties or hoops for baling pps., of iron or steel, not thinner than No. 20 w. g., and finished,		silk and cotton, C. ch. val., (324 a.) silk, or S. ch. val., (383.)	50
(155.)	35	Victoria, (324 a., S. S., 3630.)	35
ties or hoops, when not finished, those of iron	-	Crape trimming, silk and cotton, S. ch. val., (383.)	50
are subject to hoop-iron rates, and		silk and cotton, C. ch. val., (325.)	40
1/4 of a ct. per lb. in addition.		Crash, cotton, as cotton cloth.	
towelling or towels, damask, (325.)	40	linen, (334.)	35
in the piece, if not damask, as cotton cloth, (S. S., 2291, 4035.)		Cravats, as clothing, (see T. R., p. 564.) to wit:	35
tracing cloth, (324 a., S. S., 3834.)	35	cotton, (324 a.) silk, (383.)	50
trimmings, (325.)	40	wool, wstd., or mohair, (366.) 40 cts. per lb. and	35
for hats, (325, S. S., 4573.)		Crayon pencils, so-called, being wood pencils	
twills, as other cotton cloths, velvet, or velve-		filled with chalk or other like material, (473 a.,	
teens, (325.)	40	S. S., 4265.) 50 cts. per gross and	30
velvet binding, (325, Oct. 16, 1857, N. Y. and T.	4.0	Crayon portraits, (470 a., 822, S. S., 3825.)	30
R., p. 589.)	40	Crayons, (423.) Crayons, definition of, (S. S., 4265.)	20
velvet ribbons, (325.) patterns and uppers for slippers, embroidered	40	Cream nuts, (746.) Free.	
with silk, S. ch. val., (382, Aug. 24, 1857,		Cream pink, dtbl. as ptly. refined argal, (31,	
N. Y.)	50	S. S., 3214.) 4 cts. per lb.	
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* Upon investigation it is found that the weight of cotton-thread varies from one to one and a half per ct., according to the condition of the atmosphere, and that no uniform invoice weight can be given of such thread shipped from Europe to this country.

To ascertain the true weight on which duties should be levied in case of importation from Europe of such thread, or of cotton yarn, you will, when an importation is found to exceed in weight the amount noted in the invoice, allow not exceeding one per ct. for increase in weight caused by absorption of moisture on the voyage, provided there is no reason to suspect fraud or error in the invoice, (S.S., 2590.)

	ct.	Per	ct.
Cream tartar,* (18.) 6 cts. per lb. Cremnitz or Kremnitz white, as white lead, dry,		Currency, U. S. legal tender, quality of, (S. S.,	
(55.) 3 cts per lb.		3736.) Curriers' and cutting-knives, as mfs. of steel,	
Creosote, (93, S. S., 2587.)	25	+ + +, (216, March 30, 1865, Boston.)	
Crepe de chene, (383.)	50	Curry and curry powders, (530.) Free.	
Cricket-sashes, of knit wool, dtbl. under 363, as		Curtains of linen cloth edged with lace, (334 S.	
knit goods, according to cost, (S. S., 5449.)		S., 5322.)	35
Crinoline cloth, (445.)	30	Cushions, cane and linen stuffed with straw,	
steel, as crinoline steel wire, (S. S., 1007.)		with light woollen cover on one side, dtbl. as	
wire, (see "Wire.")		household furniture under 230, (S. S., 3514.)	35
Crochet-cotton, on spools, as spool-thread, (326,		Custom house fees, (S. S., 1373, 5560.)	
S. S., 2540.) needles, (206, S. S., 2693.)	25	Cutch, (531.) Free. Cutlasses, as swords, (207.)	35
for machines, (206, S. S., 3434.)	25	Cutlery, all kinds, but pen, pocket, and jack-	00
Crockery ware, brown, and common stoneware,		knives, and razors, (197, Sept. 22, 1864, Cincin-	
(124.)	25	nati; S. S., 369.)	35
decorated, or ornamented in any manner, (125.)	GO		
plain white, (126.)	55	Cyanite or kyanite, (616.) Free.	
all other composed of mineral or earthy sub-		Cymbals, musical insts., (1339, S. S., 3992.)	25
stances, $+ + +$, (127.)	55		
Crosses and stoles embroidered silk and metal			
Crosses and stoles embroidered, silk and metal, emb. S. ch. val., (383, S. S., 2851.)	50	D.	
Croton bark and seed, cr., (636.) Free.	00	-	
not cr., (94.)	10	DAGGERS, as cutlery, (197.)	35
oil, (26.) 50 cts. per lb.		Daguerreotype plates, (216.)	45
Crucibles, black lead, (837 b.)	20	Damage, allowance, examination of goods,	
earthen or fire-clay, (124, S.S., 3845.)	25	(S. S., 3636, 3799.)	
sand, (124, S. S., 3845.)	25	on goods injured by fire, (S. S., 4167.)	
Cryolite or kryolite, (613.) Free.		on oranges cast overboard during voyage,	
Crystals, alum, (32.) 60 cts. per 100 lbs.	0.5	(S. S., 4581.)	
brown, (82, S. S., 1035.)	35	on sugars, (S. S., 4150.) protest, etc., not required, (S. S., 3551.)	
cobalt, (610, S. S., 3168.) Free. glass for watches, (494.)	25	(see new regs., S. S., 3869.)	
glass, other, (495.)	45	none allowed on cigars on account of mold	
lees, (31.) 4 cts. per lb.	-	due to the damp condition in which they	
soda, (72.) ½ ct. per lb.		were shipped, and to the further dampness	
tin, (82.)	25	contracted in the vessel, and not on account	
watch, all, (494, S. S., 2807.)	25	of their becoming wet by sea-water, (S. S.,	
yellow, so styled, mfd. from naphthaline, as		3134.)	
aniline dyes, (82, S. S., 523.)	3.5	none allowed on coverings, (not dtbl.) of mer-	
Cuban currency, peso and dollar identical, (S. S., 4395.)		chandise, (Aug. 1, 1871, Phila.) on apples in transit, allowed, (S. S., 4743.)	
Cuban customs regulations, (S. S., 4992,)		on tin plates, allowance of, (S. S., 3510.)	
Cubebs, cr., (636.) Free.		or partial loss from rust or discoloration, no al-	
not cr., (94.)	10	lowance for, on iron or steel, or any mf.	
Cubic niter or nitrate of soda, (630) Free.		thereof, (184.)	
Cucumbers, in natural state or in salt or brine,		to fruit, special limitation of allowance for, un-	
(286.)	10	der former laws, omitted in new.	
Cudbear, (529.) Free. extract of, (84.)	10	no allowance for breakage, leakage, or damage	
"Cudbear substitute," so-called, being aniline	10	on wines, liquors, cordials, or dist. spts., (308 f.) to goods on voyage of importation, (1889, Regs.	
residuum, (837 b., S. S., 3721.)	20	pp. 219 to 226. S. S., 649, 650, 2270.)	
Cuff-buttons, (see "Buttons.")	20.	returns on sugar, (see S. S., 3820, 3832.)	
Cuffs, flax, (336.)	40	Damaged goods, stencilling of, (S. S., 3456.)	
Culm or slack coal, (416.) 30 cts. per ton.		sugar, examination of, (see S. S., 3713.)	
rule as to screens for, (S. S., 3952.)		see rules as to exportation of merchandise on	
Cummin seed, cr., (636.) Free.		which damage has been allowed, (S. S., 1092.)	
not cr., (94.)	10	Damasks, cotton, (325.)	40
Curb shains, poliched iron, as and dlaren		linen, (334.)	50
Curb-chains, polished iron, as saddlery. "Curios," (see "Japanese cloisonné vases.")		silk, (383.) Dammar gum, or dammarine, cr., (636.) Free.	50
Curling stones or quoits, (685.) Free.		not cr., (94.)	10
Curls, human hair, (442.)	35	Dandelion-root, or taraxacum, all, (290, S. S.,	
Currants, Zante, or other, (293.) 1 ct. per lb.		3289.) 2 cts. per lb.	

^{* &}quot;Any article which is in fact and substantially cream of tartar, and is used without further process of refinement for purposes for which cream of tartar is used, should be classified as cream of tartar, whether known by that name in commerce or by other designations, such as 'pink cream,'" etc., (S. S., 1551.)

Per	ct.	Per	ct.
Dantzig spruce-beer, or malt-extract, as beer, (316,		Diamond-dust or bort, (688.) Free.	
S. S., 5372.)		Diamond-pointed pencils for drawing on glass,*	
in bottles or jugs. 35 cts. per gal.		(216.)	45
otherwise. 20 cts. per gal.		Diamonds, designers'-,* (216.)	45
same, damaged, not subject to provisions of		engravers'-,* (216.)	45
1897, for damaged drugs, (S. S., 5583.)		glaziers', (687.) Free.	
Darning needles, (206.)	25	impt. by mail, when free under 687,(S. S., 3546.)	
Date of importations of mdse. for imm. tr., (see	- 1	other, not set, (480.)	10
S. S., 5633.)		set, (459.)	25
Dates, green, ripe, or dried, (294.) 1 ct. per lb.		rough or uncut, (687.) Free.	
preserved in sugar or molasses, as fruits pre-		Diapers, cotton, as cotton cloth.	
201, (0021)	35	linen, (334.)	35
	20	Dice, ivory or bone, (424.)	50
Deals, sawed, of hemlock, white-wood, sycamore	i	wood, (424, S. S., (4119.)	50
and bass-wood, (219 a.) \$1 per 1000 ft., board	ł	Die-blocks or die-blanks, steel, (177 a. and b.)	
measure.		val. not over 4 cts. per lb.	45
all other. \$2 per 1000 ft., bd. m.	1	val. over 4, and not over 7 cts. 2 cts. per lb.	
Decalcomaine pictures, as ptd. mat., (384, S. S.,		val. over 7, and not over 10 cts. 23/4 cts. per lb.	
	25	val. over 10 cts. 3½ cts per lb.	
Decanters, cut, engraved, painted, colored,		Dimities, cotton, as cotton cloth.	
	45	Dirks, (197, or 207 b.)	35
plain, moulded, or pressed flint or lime glass,		Discriminating duties on impts. from beyond the	
()	40	Cape of Good Hope, repealed, (Pt. I., 2329.)	
and other like vessels of glass, + +, if filled,		on impts. by certain foreign vessels, in addition	
pay the same rates of duty in add. to duty on		to the ordinary rates, (827.)	10
contents, as if not filled, (136.)		Dishes, cast-iron, (157.) 11/4 ct. per lb.	
partly cut, contg. brandy, in add. to contents,		chafing, copper, (216.)	45
()	45	earthen, as earthen-ware.	
Deck-beams, structural, of iron or steel, (178.)	1	glass, as glassware.	
1½ ct. per lb.		metal hollow-ware, coated, glazed, or tinned,	
	10	(201.) 3 cts. per lb.	or
2 001, 001, 0, (2021)	20	gilt or plated metal, (210.)	35
	10	other metal, (216.)	45 45
horns, parts of, cut to lengths for knife-handles	00	Disks, glass, cut or ground, (135.)	40
	20 20	optical, or object glasses for telescopes,	
	20	edges ground or cut, (135 or 143, August 5,	4.5
raw or uncured, (719.) Free.	15	1858, Boston.) unwrought, for use in mf. of optical instru-	45
	15	ments,† (708.) Free.	
Demijohns, plain, covered or not, (133.) 1 ct. per lb.		Distilled oils, + + +, (92.)	25
-	30	spirits, alc. prep., containing 50 per cent. of an-	20
Denims, as other cotton cloth.	30	hydrous alcohol, (101.) \$1 per gal.	
	50	spirits, $+ + +$, (311 a.) \$2 per pf. gal.	
Derelict goods, when dtbl., (S. S., 4168.)	50	(See "Liquors."	
Desiccated and compressed vegetables, (287,		vinegar, as acetic acid.	
	30	Dividers, according to material.	
Dextrine, (19.) 1 ct. per lb.	00	Divi-divi, (532.) Free.	
"Diagonals," cloth-, wool, as woollen cloths un-	1	Dog-chains, (171.) 2½ cts. per lb.	
der 362.	-	Dogs, living, (252.)	20
dress-goods for women and children, as dress-		Doilies, cotton damask, (325.)	40
goods under 365, (S. S., 3097.)		linen, (334.)	35
	10	Dolls,† all kinds of, and wardrobes of, (425.)	35
	30	in cases, with necessary wardrobes, invoiced	
	25	together, (425, S. S., 3871.)	35
	35	so called, but which were jumping-jacks and	
	45	caricatures, partly of worsted, as toys, (425, S.	
	60	S., 1725.)	35

^{*} If these instruments were made wholly of undutiable materials they would probably be entitled to entry free under 825, as similitudes of glaziers' diamonds. By decisions of the Department (S. S., 2865, 3556, and 5521,) they were classified as "precious stones set," under the provisions of former laws, (see Pt. I., 1396.) But the new tariff act contains no similar provision; and that for "jewelry of all kinds," (459.) does not seem to me to be applicable to articles of this kind, as they are certainly not jewelry; nor are they classifiable as non-enumerated manufactures, for they are composed in part of metal or wood, (both dutiable,) and are provided for in 216 as "manufactures, articles, or wares + + + composed wholly or in part iron, steel, or any other metal."—EDITOR.

† Department decision of Jan. 8, 1883, (S. S., 5522) ruled that "glass blown in cylinder shape, then cut in strips of two feet in length by 1½ inches in width, intended to be used in the manufacture of spectacles," could not be classified under the provision for "glass plates or disks, unwrought, for optical instruments," and that "spectacles are not optical instruments within the meaning of the provision cited."

† Small china figures of children in recumbent positions, held to be toys and not dolls, (S. S., 4384, 4988;) also dolls' wardrobes and toilet articles, (S. S., 569.)

Pe	r et.	Pe	r ct
Dolls, whistling and bathing, of Indian rubber,		Drawers, woollen, knit, (see woollen knit goods.)	
cl. as toys, (425, S. S., 3394.)	35		3
Dolmans for ladies and children, wholly or ptly.		Drawing knives, (216, March 30, 1865, Boston.)	4
of W., wstd., or hair, (367.) 45 cts. per lb. and	40		
Domestic goods returned, evidence of exp., (S.		Drawings, (837 b)	20
S., 4224.)		specially impt., (see "Academies" and "So-	
Domestic products and mfs. returned in same		cieties.")	
condition as exp., (649 a.) Free.		Draw-knobs, according to material.	
barrels exp. filled with domestic petroleum		Dress goods, women's and children's, and coat-	
		linings, Italian cloths, and other goods of like	
and returned empty under regs., (648.) Free.		description, wholly or ptly. of wool, wstd.,	
casks, barrels, carboys, bags, and other vessels			
of Am. mf., exp. filled with Am. products, or		or hair of the alpaca, goat, or other animals,	
exp empty and rtd. filled with frn. products,		as follows, to wit:	
including shooks rtd. as barrels or boxes		1. Those composed wholly of either of these	
under regs., (649 b.) Free.		materials or of a mixture of these exclusively,	
Dometts, wool and cotton, as flannels, under 363.		all values, $(365 d.)$ 9 cts. per sq. yd. and	
(See "Flannels.")		2. The same, having selvedges made wholly or	
Dominoes, according to material.		ptly. of other materials, (365 c .)	
if toys, (425.)	35	9 cts. per sq. yd. and	
Donna Maria silk-veil goods, (383.)	50	3. Those composed in part of other materials,	
Doubloon, S. American, value in Argentine is		val. not over 20 cts. per sq. yd., (365 b.)'	
\$15.70. (S, S., 3153.)		5 cts. per sq. yd. and	35
Down, cowhage, or cowitch-, cr., (636.) Free.		val. over 20 cts., (365 c .) 7 cts. per sq. yd. and	40
not er., (94.)	10	4. All of the above descriptions of goods, with	
Downs, bed-,* (650.) Free.		threads of other materials than wool, wstd.,	
Dragons' blood, (533.) Free.		or animal hair introduced for the purpose of	
Draughts, ivory or bone, (424.)	50	changing the classification, (365 e.)	
wood, rubber, or gutta-percha, (424, 822.)	50	9 cts. per sq. yd. and	40
Drawbacks on exportations, (see Pt. I., 1978,		5. All† of the above weighing over 4 oz. per sq.	
1982-3, and 2293.)		yd., (365 f.) 35 cts. per lb and	
allowed on free RR, iron remfd, and connected		fancy alpaca and diagonals, as "dress goods"	
by bars and bolts of domestic iron, (S. S.,		under 365, (S. S., 3097.)	
3984.)		Dressings, hair-, and other toilet-, (99.)	50
caps on tin cans, (S. S., 4274.)		Dress ornaments, beads, silk, and metal, (396,	
same, on grass scythes, (S. S., 3638.)		Jan. 30, 1865, N. Y.)	50
same, under 1982 e., all materials must have been		silk and wood, S. ch. val., (383.)	50
impt., (S. S., 4148.)		ornaments, S. ch. val., (383.)	50
same, none allowed on free salt used in curing		wooden moulds or cores for, mfs. of wood,	00
meat for exp., (S. S., 4137.)		+ + +, (233, Oct. 18, 1864, Boston.)	35
same, not allowed on goods out of custody of		Dress-patterns, emb., dtbl. according to material	00
customs officers, (S. S., 4843, 4850.)		of ch. val., (823.)	
same, on cartridges, (S. S., 4212.)	-	Dress-shields, gutta-percha, cotton, and silk, and	
same, on gin, duty paid, allowed only on quan-		other, according to mat. of ch. val., (823 S. S.,	
tity actually exp., (S. S., 4264.)		3733.)	
on grain bags made of free burlaps, (S. S.,		Dress trimmings, cotton, (325.)	40
4217.)	Ì		
same, on prep. cocoanut, (S. S., 4664.)		cotton and wstd., (368.) 30 cts. per lb. and flax or linen, (336.)	
same, on RR. iron, (see "Railroad.")	1		40
same, on rosin used in soldering tin cans, (S. S.,		mohair, wholly or ptly., (368.)	
4282.)		30 cts. per lb. and	
		silk, (383.)	50
same, on solder of tin cans, evidence as to, (S.		wool, wholly or ptly., (368.) 30 cts. per lb. and	
S., 4199.)		wrstd., wholly or ptly., (368.) 30 cts. per lb. and	50
same, on unprimed cartridge shells, (S. S., 4660.)	1	wrstd. cloth in strips, emb. with silk, for dress-	
restrictions, (S. S., 3506, 3541.)		trimmings, (368, S. S., 5539.) 30 cts. per lb. and	50
10 per ct. addl. dty. paid under 2970, rtd. as draw-		Dried blood, (501.) Free.	
back under 2977, (S. S., 3502.)		bugs, (636.) Free.	
sampling of sugar for, (S. S., 3879.)		fibers, med., + +, cr., (636.) Free.	
silks withdrawn from bond for dyeing not en-		not cr., (94.)	10
titled to, (S.S., 3187.)		fruits, $+ + +$, (704.) Free.	
statute amended March 10, 1880, (see Pt. I., 2293.)		moss, cr., in bulk, (636, S. S., 4854.) Free.	
Drawers, cotton, (see "Cottons.")		pulp, (393.)	10
linen, (336.)		Drillings, or drills, cotton, as cotton cloth.	
silk, (383.)	50	linen, (334.)	35

^{*} There may be some doubt whether paragraph 630 limits downs alike with feathers by the word "bed-." The practice under the former law, of precisely the same language, has, I believe, been to the contrary.—

† I do not feel quite certain that this provision, in the connection in which it now stands in the law, covers any other than so-called "all wool" goods. But as it embraced mixed goods in the former law, Congress probably did not intend to change its effect in the new.—Editor.

Da	r ot	,	
Drop black, paint, (88.)	r ct. 25	Per Dyed moss, for use as parts of artfl. flowers, (429 b.,	ct.
Dross lead, (188.) 1½ ct. per lb.	20	S. S., 2518.)	50
Druggets, all, (376.) 15 cts. per sq. yd. and	30	other, (837 b.)	20
Drugs, cr., + + +, (636.) Free.		Dyeing, cr. articles for, (509, 636, 689.) Free.	20
not cr., + + +, (94.)	10	same, not cr $+ + +$, other than extracts. (837 b.)	20
cr., for dyeing or tanning, $+ + +$, (509 and 689.)		extracts of nutgalls, Persian berries, and myro-	
Free.		bolans and of like substances, (11, 84, 822, S.	
Drums, (469, S. S., 2510.)	25	S., 3898, 5529.)	10
toy-, (425.)	35	Dyes, aniline, or coal-tar, by whatever name	
Duchess laces, (325, S. S., 3912.)	40	known, (82.)	35
Ducks, cotton, as cotton cloth.		Bismarck brown, (82, S. S., 4043.)	35
linen, other than sail-, and including bear-, imi-		hair, (99.)	50
tation-, ravens-, and all other ducks of hemp or flax, excepting sail-duck, (336.)		other, $+ + +$, (837 b.)	20
half-, for sails, as sail-duck, (Nov. 16, 1843, N.		Dye-stuffs from coal-tar, as "resorcine red," and	35
Y. and Boston.)		naphthylamine, (82, S. S., 4032.) Dye, Tyrian-, (837 b., July 8, 1861, Boston.)	20
sail-, or canvas for sails, including the heavy		Dye-woods in sticks, or cr., (636.) Free.	20
ducks of Russia and English sail-cloth and		extracts and decoctions of, $+ + +$, (84.)	10
canvas, (348, Nov. 16, 1843, N. Y. and Boston.)	30	Dynamite, val. not over 20 cts. per lb., (439.)	
Dulse, seaweed, (777.) Free.		6 cts. per lb.	
Dundee, double warp bagging, (see "Bagging.")		val. over 20 cts. per lb. 10 cts. per lb.	
Dung-salt, capable of other uses than as manure,			
cannot be classified with "substances ex-			
pressly used for manure," (S. S., 497.)		E.	
if it contains less than 30 per ct. of potash, (505,			
S. S., 561, 715.) Free.	00	EAR-RINGS, (459.)	25
Dunnage mats, (837 b., S. S., 1792.)	20	Earthen and stone-wares, to wit:	
(see notes, to 151 "Sheet-Iron.") Dutch- or yellow metal, unmfd., (215.)	20	brown* earthen- and common stone-ware, gas-	
Dutch metal, leaf, in bulk or otherwise, (198, S.	20	retorts, and stone-ware not ornamented, (124, S. S., 1482.)	25
S., 4508.)	10	chemical-, of fine clay, glazed, (127, S. S., 2377.)	55
clippings or scraps, (187.) 1½ ct. per lb.		China-, porcelain-, parian-, bisque-, earthen-,	-
mfs. articles and wares, + + +, wholly or		stone-, and crockery-ware, including	
ptly. of, and whether wholly or ptly. mfd.,		placques, ornaments, charms, vases, and	
(216.)	45	statuettes,† painted, printed, gilded, or other-	
Dutch pink, (87.)	25	wise decorated or ornamented in any man-	
Dutiable charges, provisions repealed, (847-8.)		ner, (125.)	60
Dutiable value, how estimated when there is no		China, porcelain, parian, and bisque ware,	
ascertained market value, (S. S., 3241.)		plain white, and not ornamented or decorated	
value of undervalued goods, (see S. S., 3711.)		in any manner, (126.)	55
value of stamped matches, (S. S., 4434.) Duties, discriminating, on impts. from beyond		All other earthen, stone, or crockery-ware, + + +, white, glazed, or edged, comp. of	
the Cape of Good Hope, repealed, (Pt. I., 2329.)		earthy or mineral substances, and including	
on impts. by certain foreign vessels, in add. to		"Rockingham ware," (127, S. S., 1528.)‡	55
the ordinary rates, (827.)	10	crucibles of fire-clay, (124, S. S., 3845.)	25
discriminating, on cargoes of Bora-Bora ves-		mortars and pestles, with wooden handles, (127,	
sels, (911, S. S., 4633.)		S. S., 5563.)	55
tonnage and discriminating, new regs., (S. S.,		placques, painted by hand, (125, S. S., 4563.)	60
3938.)		scorifiers, or crucibles, chemical-, earthen-wares	
Duty, addl. on gds. over year in bond, (S. S., 4156.)		of fine clay glazed, (127, S. S., 2377.)	55
addl. of 20 per ct. under 1862, on pro forma in-		spurs and stilts, used in mf. of, (795.) Free.	00
voice entry under \$100, (S. S., 4149.)		stone-ware above the capacity of 10 gals., (128.)	20
penal, decision of court in Schneider's case, (S. S., 4471.)		Earths, ochery or ocherous, umber, and sienna, dry, (89.) ½ ct. per lb.	
penal, for undervaluation of goods subject to		dry, (89.) ground in oil, (89.) ½ ct. per lb. ½ ct. per lb.	
discriminating duty only, (S. S., 4533.)		Italian, prep., for use as painters' colors, (87,	
penal, for undervaluation, rule on damaged		S. S., 4534.)	25
fruit, etc., (S. S., 4524.)		or clays, unwrought or unmfd., $+ + +$, (97.)	
rate cannot be changed after goods are dis-		\$1.50 per ton.	
tributed from case, (S. S., 4592.)		wrought or mfd., $+ + +$, (98 a.) \$3 per ton.	

* The capacity does not change the duty on brown earthen-ware, (S. S., 5235.)
† Certain statuettes and figures made of fine porcelain clay mixed with flintand moulded, dried, and fired, and resembling Parian-ware, classified as Parian-ware, (S. S., 2547.) Also small ovals of China-ware, decorated or painted, to render them suitable for being incounted as brooches, (S. S., 2645.) Images of different sizes, ranging from 12 inches to 6 feet in length, made of "some earthen substance," by skilled artists at the Munich art-school, were under the late law held to be dutiable as statuary, (S. S., 5549.) But as the new law specifically includes earthen-ware "statuettes" painted or ornamented in any manner in the provision for ornamented earthen-ware, the question arises whether like productions, not painted or ornamented, are not now dutiable as earthen-ware under paragraph 127.
‡ This includes chemical earthen-ware. (S. S., 2377.) and glazed earthen-ware beer mugs, with pewter tops or covers, (S. S., 2904.) Also plaster figures composed simply of "plaster of Paris," (S. S., 2544.)

Per	ct.	Per	ct
Earthy or mineral substances, ware composed of,	00.	Embroidered dress patterns, linen, (337, S. S.,	00.
+ + +, (see above.)		3594.)	30
East India gum, cr., (636.) Free.		Embroideries, beaded lace-, not part W., wstd., or	
not cr., (94.)	10	hair, according to mat. of ch. val., (823.)	
Eau de cologne, (106.) \$2 per gal. and		cotton, (325.)	40
Ebony wood, mfs. of, (232.)	35	flax or linen, (337.)	30
same, unmfd., (818.) Free.		mixed materials, excepting W., wstd., or hair,	
Educational institutions, sp. impts. for, (see "So-		according to mat. of ch. val., (823.)	
cieties" or "Academies.")		silk, or S. ch. val., (383)	50
Effects, household,* of persons or families from		wool, or pt. W., $+ + +$, (362.)	
foreign countries, which have been in actual		val. not over 80 cts. per lb. 35 cts. per lb. and	35
use abroad by them not less than one year, and		val. over 80 cts. per lb. 35 cts. per lb. and	40
not intended for any other person or for		wstd. or animal hair, wholly or ptly. of, as mfs.	
sale, (662, see T. D., 46, and S. S., 2724, 2768.)		of wstd., etc., under 363, (S. S., 3103, see	
Free.		"Worsted mfs.")	
personal and household, not merchandise, of		specific, to wit: cotton and wstd. reps. slipper	
citizens dying abroad, (757.) Free.		patterns, etc., as wstd. mfs. under 363, (April	
personal, t (not merchandise), including profes-		20, 1865, N. Y., S, S., 1942, 2134.)	
sional books, implements, instruments, and		cotton goods emb. with W. or wstd., as "Wool-	
tools of trade, occupation, or employment, of			
persons arriving in the United States, but not		lens" or "worsteds," which see, (S. S., 3103.)	
to include machinery or other articles im-		cotton velvet slipper-patterns emb. with silk, S.	F0
ported for use in any mfg. establishment, or		ch. val., (383.)	50
for sale, (660, 815.) Free.		cotton velvet uppers for slippers, velvet ch.	40
		val., (325, 823.)	40
tourists-, (see S. S., 3673.)		shawls of wool, wstd., and silk, as wln. shawls	
Effervescent compounds or salts, + + +, and not	1	under 362, (Jan. 28, 1862, N. Y., and Maillard	
"proprietary articles," or toilet preparations,	OF.	v. Lawrence, 16 How., 251, S. S., 2821.)	
(92, S. S., 2682, 4968.)	25	slipper-patterns, containing no wool, wstd., or	
medicinal prep. not proprietary, and $+++$,	05	hair, according to mat. of ch. val., (823.)	
(93, S. S., 4968, 5528.)	25	stoles and crosses, silk and metal emb., S. ch.	
all the above, if "proprietary articles," or toilet	# O	val., (383, 823.)	50
preparations, (99.)	50	wool covers, (362, April 20, 1865, N. Y., and Jan. 8,	
preparations, Bishop's, (see "Bishop's granu-		1867, H. & Co.)	
lar effervescents."i)		val. not over 80 cts. per lb. 35 cts. per lb. and	35
preparations, granulated, or summer beverages		val. over 80 cts. per lb. 35 cts. per lb. and	40
of citrate of soda, lemonade, ginger beer, etc.,		in gold, silver, or other metals, $+ + +$, (216.)	45
(92, S. S., 722.)	25	and tamboured articles, $++$, according to mat.	
'Effervescing citrate of magnesia," so-called, but	- 1	or comp. of ch. val., (823.)	
in fact a tartrate of soda similar to the above,		rules for appraising, (S. S., 3601.)	
(92, S. S., 2682.)	25	Emery cloth, cotton, (324, 823.)	35
Vichy salts, (92, S. S., 2021.)	25	grains, (426.) 1 ct. per lb.	
Eggo's cattle spice, (99, S. S., 5370.)	50	mfd., ground, pulverized, or refined, (426.)	
Eggs, (690.) Free.		1 ct. per lb.	
ants', baked for birds' food, (837 a., S. S., 4157.)	10	ore or rock, (692.) Free.	
silkworm, (786.) Free.		whetstones or hones, (837 b., S. S., 2079.)	20
Egg-yolks, dried and salted, (837 b., S. S., 2889.)	20	Emetic, tartar-, or tartrate of antimony, (83.)	25
Elasticon, (837 a., S. S., 4807.)	10	Emigrants' effects in transit, regs., (S. S., 3534.)	
Elastic garters, of wire and leather, with metal		Emulsion, pancreatic, pat med., (99.)	50
clasps, (216.)	45	Emulsions, med., $+ + +$, (93.)	25
Elecampane root, cr., (636.) Free.		Enamel, of glass and oxyd of tin, (143.)	45
not cr., (94.)	10	"Enamel on paste," for use as settings for jewelry,	
Elephant paper, (392.)	25	(420, 822, S. S., 5258.)	10
Elephants' teeth, as ivory, (726.) Free.		Enamel white, for mfg. of watch faces, (143, S.S.,	10
Embossed ornaments or designs on leather, (463,		1612.)	45
S. S., 3688.)	30	Enamelled dials, clock-, (414.)	30
Embossing dies, (216, S. S., 3254.)	45		25
		1141011-, (1011)	

^{*} These are not "subject to the rule as regards protest and appeal," (S. S., 1983.) See also S. S., 2491, as to certain effects of travellers from Asia via San Francisco and our Eastern ports to Europe. Horses not free under 815, as "personal effects," (S. S., 2741.) Nor advertising pamphlets accompanying the person, (S. S.,

[†] Must have been in actual use by the persons or families owning them for at least one year, and not intended for any other persons or for sale. Must also be accompanied by the owner. (Tr. Reg., pp. 571, 600, also August 9, 1866, Galveston, and September 28, 1869, F. M. E.) Or arrive within a reasonable time before or after his arrival. Five or six months cannot be considered a reasonable time. (October 24, 1868, Philadelphia.)

† Under the late tariff laws these preparations were decided not to be "proprietary medicines;" but as the provisions of the new law (paragraph 99,) seem to be much more comprehensive, embracing "all preparations or compositions recommended to the public as proprietary articles, (medicinal and other.), the editor is of the opinion that they should now be classified under that paragraph." The same remark is applicable to the new provision for "all chemical compounds and salts, by whatever name known," (paragraph 92.) and seems to include all the above effervescents, which are not proprietary.—Editor.

Per ct. Ramelled tiles, (125, S. S., 3352, 3714.) leather and skins of all kinds, (461.) paintings, (see "Paintings.") Encaustic tiles, (129.) Enclust adherente or graisse adherente, (887 b., S. S., 5414.) Encluste selfs for paper or printing machines, (379.) 20 cts. per lb. and ozeme, of rubber and cotton only, (438, S. S., 3212.) Enfleits asleloth or canras, (348, Nov. 16, 1843, N. Y. and Boston.) Engraved fishion plates, on steel or wood, col'd or plain, (685, S. S., 785.) Free. paper slipper-patterns, printed in colors, (384, S. S., 339.) Plates, copper or iron, (216.) Engravel fishion plates, on steel or wood, col'd or plain, (685, S. S., 785.) Free. paper slipper-patterns, printed in colors, (384, S. S., 339.) Engraved fishion plates, on steel or wood, col'd or plain, (685, S. Free. Engraveling, (126.) Engraveling,				
white, (87) paintings, (see "Paintings.") Encaustic tiles, (229) Encluit adherente or graisse adherente, (887 b., 8. 8, 5144) Encliess belts or felts for paper or printing machines, (379). 20 ets. per lib. and some, of rubber and cotton only, (483, 8. 8, 2321). English saltcloth or canvas, (348, Nov. 16, 1843, N., Y. and Boston.) Engraved Rashion plates, on steel or wood, col'd or plain, (695, 8. 8, 785). Free. paper slipper patterns, printed in colors, (384, 8. 8, 333). plates, copper or iron, (216). steel* (199). wood, (233) Engravens burnichers, steel, (216). E				
paintings, (see "Paintings.") Encaustic tiles, (123) Encluits deherente or graisse adherente, (87 b., 8, 8, 5, 5444) S. 8, 5, 5444, S. 8, 5, 5444, S. 8, 5, 5449, Endless belis or felts for paper or printing machines, (373) Earnet graved shelts on the page of				
peantings, (see "Paintings.") Encaustic tiles, (232) Encluit adherente or graisse adherente, (857 b., 8. 8, 5144) Encliess beits or felts for paper or printing machines, (379). 20 cts. per lb. and 30 seme, of rubber and cotton only, (433, 8. 8, 2312) English saltcloth or canvas, (348, Nov. 16, 1843, N. Y. and Boston.) Engraved Enshion plates, on steel or wood, col'd or plain, (695, 8. 8, 785). Free. paper slipper patterns, printed in colors, (384, 8. 8, 333) plates, copper or iron, (216). steel* (199). wood, (233) Engravers burnishers, steel, (216). Sexapers, steel, (216). Engravers burnishers, steel, (216). Sexapers, stee				
Encluit adherente or graisse adherente, (837 b, 8, 8, 5144) Encliess beits or felts for paper or printing machines, (679). Endieuraged oils, as hair-oils, pomades, etc., under 99, (8, 8, 1000, 2043) English sailcloth or canvas, (348, Nov. 16, 1843, N. Y. and Boston.) Engraved fishton plates, on steel or wood, col'd or plain, (695, 8, 8, 785). Free. paper slipper-patterns, printed in colors, (384, 8, 8, 8, 349) plates, copper or iron, (216). scrapers, steel, (2				
S. S., 5144.) Endlese beits or felts for paper or printing machines. (678.) 20 cts. per lix. and 50 acme, of rubber and cotton only. (453. S. s., 3212.) Entituraged oils, as hair-oils, pomades, etc., under 99, (8. S., 1600, 2543.) English salichoth or canvas, (345, Nov. 16, 1843, N. Y. and Boston.) Y. and Boston.) Y. and Boston.) Y. and Boston. Y. Bost. per b. fruit, (114). Y. 25. bp article with from his own etchings, and	Encaustic tiles, (129.)	35		
Endless belts or felts for paper or printing machines, (578) 20 ets. per liv. and some, of rubber and cotton only, (463, S. 8., 2012.) 30 meder 39, (8. 8., 1600, 2513.) English sailcloth or canvas, (348, Nov. 16, 1843, N. Y. and Boston.) Engraved fishion plates, on steel or wood, col'd or plain, (665, S. 8., 785.) Free. paper slipper-patterns, printed in colors, (344, S. S., 339.) plates, copper or fron, (216.) steel,* (199.) wood, (233.) plates, copper or fron, (216.) steel,* (199.) wood, (233.) poper, prepared or polished, (216.) diamonds,* (216.) scrapers, steel, (216.) bound or unbound, printed and md. over 20 years at date of impt., (658.) Free. colored, (384, Knoedler w. Schnell, 17 Leg. Int., 373; Jan. 25, 1861, N. Y., and S. S., 339.) domestic exp. and rdd. with autographs added, (384, S. S., 4163.) fishion plates, on steel or wood, colored or plain, (685.) Free. in cases, dtb. according to leading material, (8. S., 2829.) Envelopes of impts., (see 847-8.) paper, (391). Experiments of vessels and railrond cars, (230-1. 4cc) wholly or plty, of W., watd., or animal hair, as mfs. of these respectively, + + +, under 302 and 383. Epchans a l'Huile, as sardines, under 231, (8. S., 1128.) Exposses unsets, or sulphate of magnesia, (622.) regarded as impts., and are not dtbl., (8. S., 1128.) Exposses unsets and railrond cars, (230-1. 4cc) wholly or plty, of W., watd., or animal hair, as mfs. of these respectively, + + +, under 302 and 383. Epchans a l'Huile, as sardines, under 231, (8. S., 1128.) Exposses and railrond cars, (230-1. 4cc) wholly or plty, of W., watd., or animal hair, as mfs. of these respectively, + + +, under 302 and 383. Epchans a l'Huile, as sardines, under 231, (8. S., 1128.) Expossion, and the more than a plant the plant the plant the plant the plant the plant the plant	-			
chines, (37s.) 20tes, per Ib. and 50 20tes, per Ib. and 50 20tes, 20te, 20t		20		
med. preps., known as, and + + +, part alcohol, diss. a hair-oils, pomades, etc., under 99, (8, 8, 1600, 2543). English sailcloth or canvas, (348, Nov. 16, 1843, N. Y. and Boston.) Engraved fashion plates, on steel or wood, col'd or plain, (655, S. S., 785). Free. paper slipper-patterns, printed in colors, (384, S. S., 389.) plates, copper or fron, (216.) steel,* (199.) wood, (233.) Engravers burnishers, steel, (216.) diamonds,† (216.) Engravers burnishers, steel, (216.) Engravers burnishers, steel, (216.) diamonds,† (216.) Engravers burnishers, steel, (216.) diamonds,† (216.) Engravers burnishers, steel, (216.) diamonds,† (216.) Engravers burnishers, steel, (216.) Engravers burnishers, steel, (216.) diamonds,† (216.) Engravers burnishers, steel, (216.) Engravers burnishers, steel, (216.) Engravings, bound or unbound, (384.) bound or unbound, printed and mfd. over 20 years at date of impt., (658.) Free. colored, (364, Knoedler r. Schnell, 17 Leg. Int., 373; Jan. 25, 1861, N. Y., and 8. S., 329.) Intellegation of the steels of the steels, (216.) Engravings, bound or unbound, (384.) bound or unbound, printed and mfd. over 20 years at date of impt., (658.) Free. folored, (34.), K. S., 136.) Engravers burnishers, steel, (216.) Engravings, bound or unbound, (384.) bound or unbound, printed and mfd. over 20 years at date of impt., (658.) Free. In cases, dibl. aecording to leading material, (8. S., 232.) paper, (391.) Engravers burnishers, steel, (216.) Engravings, bound or unbound, (384.) bound or unbound, printed and mfd. over 20 years at date of impt., (658.) Free. In cases, dibl. aecording to lea		30		
Enfleuraged oils, as hair-oils, pomades, etc., under 29, (S. S., 1509, 2513.) English sailcloth or canvas, (348, Nov. 16, 1843, N. Y. and Boston, Proprietary of for toilet uses, + + +, (92), 50 ets. per to. a for plain, (665, S. S., 785). Free. Ingraver fashion plates, on steel or wood, col'd or plain, (665, S. S., 785). Free. Engravers burnishers, steel, (216.) sceapers, steel, (216.) scrapers, steel, (216.) sc				
English sailcloth or canvas, (348, Nov. 16, 1843, N. Y. and Boston.) Engraved fashion plates, on steel or wood, col'd or plain, (695, S. S., 785.) Free. plates, copper or iron, (216.) steel,**(1999) wood, (238.) Engravers' burnishers, steel, (216.) copper, prepared or polished, (216.) scrapers, steel, (216.) scra				
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by Am. artists residing abroad, being strictly artists proofs, printed under his direction from his own etchings, and each bearing his autograph, (819 a., S. S., 4783). Free. printed and mfd. over 20 years at date of impt., (626.) feeties.") Engravers, steel, (216.) formulation of impt., (638.) Free. printed and mfd. over 20 years at date of impt., (638.) Free. colored, (384, Knoedler v. Schnell, 17 Leg. Int., 373; Jan. 25, 1861, N. Y., and S. S., 339.) domestic exp. and rtd. with autographs added, (384, S. S., 405.) fashion plates, on steel or wood, colored or plain, (65.) Free. in cases, dtbl. according to leading material, (S. S., 259.) loose, in old books, (see S. S., 406.) Entries, rules to secure uniformity of, (S. S., 4672.) to include entire impt., (8 S., 3489.) Entroles of impts., (see 817-8.) paper, (391.) Espainets, cotton, mfs. of C., + + +, (324.) galloons, laces, knots, stars, tassels, tresses, and wings of gold, silver, or other metal, (427.) wholly or ptly, of W., wstd., or animal hair, as mfs. of these respectively, + + +, under 302 and 303. Eparlans a l'Huile, as sardines, under 281, (S. S., 1128.) Epsom salts, or sulphate of magnesia, (62.) 1/2 et. per lb. Eppe' cocoa, (292, S. S., 4841.) 2 cts. per lb. Equipments of vessels and railroad ears, (2004-1, see "Vessels" and "Cars.") of vessels wrecked in U. S. waters are not regarded as impts, and are not dtbl., (S. S., 131, 566, 2188.) But contra as to those of vessels wrecked or derelict in foreign waters, (S. S. 2044, 4188.) But see distinction in regard to Am. vessels, (S. S., 4327.) Ergott, (594) Free. Escutcheon pins, (216.) 45 Experison of the service of the proper of the		50		
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domestic exp. and rtd. with autographs added, (384, S., 4105.) fashion plates, on steel or wood, colored or plain, (695.) Free. in cases, dtbl. according to leading material, (8. S., 2859.) loose, in old books, (see S. S., 4006.) Entries, rules to secure uniformity of, (S. S., 4672.) to include entire impt., (8. S., 3459.) Envelopes of impts., (see 847-8.) paper, (391.) Essine, as aniline or coal-tar dye, (82, S. S., 2895, 3923.) Epaulets, cotton, mfs. of C., + + +, (324.) galloons, laces, knots, stars, tassels, tresses, and wings of gold, silver, or other metal, (427.) wholly or ptly. of W., wstd., or animal hair, as mfs. of these respectively, + + +, under 362 and 363. Eperlans a l'Huile, as sardines, under 281, (8. S., 1128.) Epsom salts, or sulphate of magnesia, (62.) 'yet. per lb. Epps' cocoa, (292, S. S., 4841.) 2 cts. per lb. Equipments of vessels and railroad cars, (2040-1, see "Yessels" and "Cars.") of vessels wrecked in U. S. waters are not regarded as impts., and are not dtbl., (S. S., 131, 566, 2188.) But contra as to those of vessels wrecked or derelict in foreign waters, (S. S., 2041, 4168.) But see distinction in regard to Am. vessels, (S. S., 4327.) Ergot, (534.) Free. Escutchop pins, (216.) Etoiles, or stars, (see "Epaulets.") Eucalyptus pills and extract, (99, S. S., 4442.) Eucalyptus pills and extract, (99, S. S., 4442.) Eucalyptus pills and extract, (99, S. S., 4444.) Exchange not allowed in valuing for currency, (S. S., 3708.) Excrescences, such as nut-galls, cr., (636.) Free. not cr., (94.) Exchange not allowed in valuing for currency, (S. S., 3708.) Exchange not allowed in valuing for currency, (S. S., 3708.) Exchange not allowed in valuing for currency, (S. S., 3708.) Exchange not allowed in valuing for currency, (S. S., 3708.) Exchange not allowed in valuing for currency, (S. S., 3708.) Exchange not allowed in valuing for currency, (S. S., 3708.) Exchange not allowed in valuing for currency, (S. S., 3708.) Exchange not allowed in valuing for currency, (S. S., 3708.) Exchange not all		25		
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Escutcheon pins, (216.) 45 S. S., 4307.) 20	Am. vessels, (S. S., 4327.)			
and decomposition of the control of		415		
Escuteneous, prass of fron, (210.)				
	Escutilleons, brass of fron, (210.)	40	oraniono, roncou, rocou, or orienna, (133.) Pree	

^{*} This does not include engravings on iron or steel cylinders for printing calico, etc., which are dutiable as mfs. of iron or steel, (S. S., 2002.)
† See note to "Diamonds," etc.

Per	r et.	Per	ot
Extracts, archil or orchil, or liquid-orchil, (550.) Free.		Fausse Glacé, of silk, metal, and cotton, neither mat. ch. val., (383, 823-4, S. S., 1943.)	50
barks, berries, nuts, and plants, $+ + +$, (84, 822, S. S., 5529.)	10	Feather beds, as mfs. of cotton ticking and feathers, (320, 823.)	.40
barks, used for tanning, + + +, (20.) chestnut, a dye, (84, S. S., 3412.)	20 10	Feathers, all kinds, exc. bed-, cr. or not dressed, colored, or mfd., (429 a.)	25
coffee, or preps. of, (837 b., T. R., p. 566.)	20	artificial and ornamental, or parts thereof, for	
colocynth, (93.) cudbear, (84, 822, S. S., 5529.)	25 10	millinery use, + + +. bed-, (650.) Free.	50
dye-woods, + +, (84.)	10	dressed, colored, or mfd., including dressed and	
ethereal, (see "Ethers.") hemlock bark, (20.)	20	finished birds for millinery ornaments, (429 b.)	50
indigo, (22.)	10	Fees, consular, for sealing cars, etc., from Canada, (see S. S., 1759.)	
logwood, (84.)	10	custom house, (S. S., 5609.)	
madder, (547.) Free. malt, Johann Hoff's, and other proprietary,		not to be charged for weighing potatoes, (S. S., 3165.)	
(99, S. S., 2867, 4834.)	50		20
malt, not proprietary, as beer under 316, (S. S., 2338, 5372.)		Feeding-bottles, glass, rubber, etc., glass ch. val., (143, 823, S. S., 234.)	45
meat, Liebig's, (837 b., S. S., 1059.) other, (255.)	20 20	fittings for, according to mat. Felloes or fellies, wood, as mfs. of wood, + + +,	
medicinal, part alcohol, (118.) 50 cts. per lb.	20	(233, Tr. Reg., p. 592.)	35
medicinal, other than above, (93.)	25	rough-hewn, or sawed only, (222.)	20
myrabolans, (84, 822, S. S., 5529.) nutgalls, (84, 822, S. S., 3898.)	10 10	Felt, adhesive, for sheathing vessels, (696.) Free. carpeting, (378 a., S. S., 1011.)	40
opium, aqueous, for med. uses, (122.)	40	exclusively of hair, (445, August 25, 1857, Bos-	
opium, ++, retaining the form of opium, and		ton.)	30
for like uses, (121, S. S., 776, 962.) \$10 per lb. orleans, (499.) Free.		"patent asphalted roofing," (837 b., Tr. Reg., p. 567.)	20
Persian berries, (84, 822, S. S., 3898, 5529.)	10	roofing, (837 b., April 1, 1858, Circ.)	20
proprietary, of all kinds, (99.) quereitron, (837 b., S. S., 4816.)	50 20	"Wood's patent dry or boiler," (445, August 25, 1857, Baltimore.)	30
roncou or rocou, (499.) Free.	20	Felts, endless, for paper or printing machines, or	90
safflower, (586.) Free.		"machine blanketing," (379, S. S., 625.)	
saffron, (586.) Free. sumac, (84, 822, S. S., 3842, 3898, 5529.)	10	20 cts. per lb. and india-rubber and cotton, no part W., (453, S. S.,	30
toilet, (99.)	50	3212,)	30
Eye-glasses, (143.)	45	or hat-bodies, wholly or in part of W., (see	
Eyelets, metal, gilt, or plated, (210.) metal, all other, (216.)	3 5 4 5	"Woollens.") Fence chains, (see "Chains.")	
Eyes, artificial, (143.)	4 5	rails of wood, of round or unmfd.timber, (734.) Free.	
F.		split or rough, and other than round, (234, S. S., 90.)	20
FABRICS, wholly or in part of India-rubber,	50	Fennel oil, (569.) Free.	
· + + +, (453.) "Faille ribbons," (383.)	30 50	seed, (760.) Free. Fenugreek seed, cr., (636.) Free.	
Fancy boxes, all, of whatever materials, (390.)	35	not cr., (94.)	10
soaps, (9.) 15 cts. per lb. Fans, common palm-leaf,* (693.) Free.		Ferri rubigo, med. prep., (93.) Fertilizers, animal carbon fit only for, (504.) Free.	25
toy, for dolls, (425.)	35	bone-dust and bone-ash, for mf. of, (503.) Free.	
all others, of whatever materials, including		guano, manures, and all substances expressly	
those made of the leaf of the palm-tree, with handles other than the natural stem of the		used for, (505.) Free. phosphates, cr. or native, for fertilizing pps.,	
leaf, (428, S. S., 679, 1497.)	35	(626.) Free.	
Farina, (694.) Free.	00	Feuilles graveures, as paperhangings, etc., (392 a., T. R., p. 579.)	OF
imitations of, not starch, (837 b., S. S., 3039.) Farmers' implements, (see 815, and notes.)	20	Fibers, cocoa-, (676, S. S., 2780.) Free.	25
Farriers' knives, cutlery, (197, S. S., 5011.)	3 5	dried, med., + + +, cr., (636.) Free.	
Fashion plates, engraved on steel or wood, col'd or plain, (695.) Free.		not cr., (94.) for paper-stock, and fit only for, (754 a.) Free.	10
lithographic, reproduced from steel engrav-		rice-root, for mf. of brooms and brushes, cr.,	
ings by transfer on stone, (197, S. S., 5202.)		(837 a., S. S., 2764.)	10
Free. Fastenings, door, shutter, or other, gilt or plated,		vegetable, $+ + +$, for mf. of textile fabrics, (333 a .) \$15 per ton.	
(210.)	35	vegetable, other than above, raw or unmfd	
same, of other metals, (216.)	45	(837 a., S. S., 2764, 2789.)	10

^{*} This includes only those "made from the leaf of the palm-tree, the natural stem of the leaf being the handle of the fan, and the leaf being simply bound to prevent cracking and breaking," (S. S., 679, 1497.)

Per	ct.	Per	ct.
Fibrin, in all forms, (697.) Free.	-	Fish and fish oil from Brit. Columbia, dtbl., (S. S.,	
Fiddles, (469.)	25	3354.)	
Fifes, (469.)	25	anchovies and sardines in tin boxes, (281 a.,) as	
Fig-blue, (479.)	20	follows: whole boxes, not over 5 inches	
Fig-paste, (302, S. S., 5041.)	35	long, 4 wide, and 3½ deep. 10 cts. each.	
Figs, tare on boxes, 13 per cent. of gross weight,		half boxes, not over 5 inches long, 4 wide, and	
(S S., 5451.)		15% deep. 5 cts. each.	
Figs, (295.) 2 cts. per lb.		quarter boxes, not over 43/4 inches long, 31/2	
preserved, (302.)	35	wide, and $1\frac{1}{4}$ deep. $2\frac{1}{2}$ cts. each.	
Figures, according to material.		the same, in any other form, (281 b.)	40
Filberts, (303 b.) 3 cts. per lb.		sauce or paste, in bottles, (284, S. S., 3492.)	35
Filé, or gespinst, (401.)	25	add. duty on bottles.	
Files, file-blanks, rasps, and floats, of all cuts and		bladders, (515.) Free.	
kinds, (176.) to wit:		cans containing free fish, (see note below,† and	
not over 4 inches long. 35 cts. per doz.		see also Indexed Tariff issued by depart-	
over 4 and under 9 inches. 75 cts. per doz.		ment, p. 29, § 281, also S. S., 5670.)	
of 9 and under 14 inches. \$1.50 per doz.		Canadian or other foreign, frozen for transpor-	
14 inches, and over. \$2.50 per doz.		tation, (280, S. S., 3062, 3280.) 50 cts. per 100 lbs.	
Filter-linen in the piece, dtbl. as other like mfs.,		same, in ice, for immediate consumption, (1806,	
(S. S., 2405.)		Pt. I. or 699, S. S., 3280.) Free.	
Filtering-stones, unmfd., (837 a.)	10	cod, dried, (280.) ½ ct. per lb.	
Fining-clay, prep. by kiln-drying, (837 b., Oct. 17,		cuttle-fish bone, (686.) Free.	
1879, Toledo.)	20	†for hait, (700.) Free.	
earth, for refining or clarifying wines,* (215, S.		fresh, (see above.)	
S., 4927.)	20	fresh, in quantities too great for immediate con-	
Finings, ale, (837 b.)	20	sumption, (280, S. S., 3181.) 50 cts. per 100 lbs.	
Finishing-powder, (430.)	20	herrings, pickled or salted, (278, S. S., 794.)	
Fire-arms, muskets, rifles, and other, $+ + +$,		$\frac{1}{2}$ ct. per lb.	
(202.)	25	living, (252, July 3, 1866, Oct. 30, 1866, A. & Co.)	
pistols, and all sporting breech-loading shot-		mackerel, (277.) 1 ct. per lb.	
guns, (203.)	35	in kits, (277, De . 26, 1866, Norfolk, March 29,	
boards, paper for, (392 a.)	25	1867, P. & R.) 1 ct. per lb.	
brick, (130.)	20	†of "American catch," (749, S. S., 342, 2872.)	
cases, central-, or cartridge-shells, brassch. val.,		Free.	
(216, S. S., 3846.)	45	prepared, salmon and all other, (283.)	25
clay, unwrought or unmfd., (97.) \$1.50 per ton.		preserved in oil, all except anchovies and sar-	
wrought or mfd., (98a.) \$3.00 per ton.		dines, or their similitudes, (282.)	30
crackers of all kinds, (431.)	100	preserved, otherwise than in oil, (283.)	25
proof China-ware, so-called, (125, S. S., 5035),	60	salmon, pickled, (279.) 1 ct. per lb.	
wood, (698.) Free.		preserved, in oil, (282.)	30
works, $+ + +$, according to the highest rate on		otherwise than in oil, (283.)	25
mat. of ch. val., (823, S. S., 3202.)		shrimps and other shell-fish, (783.) Free.	
Fish, all foreign caught, not in barrels or half		smelts in oil, put up as sardines, and branded	
barrels, and $+ + +$, (280.) 50 cts. per 100 lbs.		"Eperlans a l'Huile," as sardines under 281,	
all fresh,† for immediate or daily consump-		(S. S., 1128.)	
tion,‡ (699, S. S., 3181, 3280.) Free.		†Fisheries, American, all products of, inclu-	
all in oil, + +, (282.)	30	ding spermaceti, whale, and other fish oils,	
all kinds,† and fish-oil, the product of the sea		(749.) Free.	
fisheries of Canada, Pr. Edward's Island, New-		Fisheries, salt used in, (see S. S., 3131.)	
foundland, and Labrador, (1806, Pt. I. and		Fish glue, or isinglass, (6.)	25
855, S. S., 1837, 1981.) Free.		hooks, (216.)	45
all pickled in barrels, except herring, (279.)		joints, fish-plates or splice-bars, railway-, iron or steel, (160.) 11/4 ct. per lb.	
1 ct. per lb.		or steel, (160.) oil, (see "Oils.")	
American, frozen in Canada for transportation, (280, S. S., 3087.) 50 cts. per 100 lbs.		sauces, + + +, (284.)	35
(280, S. S., 3087.) 50 cts. per 100 lbs. same, foreign-cured and impt. in U. S. vessels		skins, raw, (510, 779.) Free.	30
other than that by which caught, (749, S. S.,		sounds, (575.) Free.	
3543.) Free.		tongues, (575, 822, S. S., 1648.) Free.	
0010.) 1100.		2000 (000) 000) 2000) 11000	

^{*} The department in the above decision, (8.8.,4927,) held this to be "an earthy mineral substance," under the late law, (Pt. I., 1334,) but query whether it is not now classifiable under 97, as an unwroughtor unmanufactured earth, \(\begin{align*}{c} + \lefta \), at \$1.50 per ton; or if wrought or mid., under 98 a., at \$3 per ton.—Euron, \(\begin{align*}{c} + \lefta \) all cans or packages, (not ordinary fish barrels or kegs, S. S., 2160,) containing free fish of any kind, if not exceeding one quart in contents, one cent and a half each; if exceeding one quart, they are subject to an additional duty of one cent and a half for each additional quart, or fractional part thereof, (2181, S. S., 2160,) Cans mfd. in U. S. of foreign tin, exported and returned filled with fish, are subject to this duty, (8.8., 2435,) \(\begin{align*}{c} \begin{align*}

P.o.		Do	
Flageolets, (469.)	r et. 25		r ct.
Flannels, Canton, as cotton cloth, (S. S., 3422.)	ر) س	which these or either are ch. val., (339.)	40
printer's, for printing machines, (379, S.S., 4612.))	of cork, India-rubber, and gutta-percha, ac-	
20 cts. per lb. and		cording to rate on comp. mat. ch. val., (823,	
wholly or in part of wool, worsted, the hair of		Oct., 2, 1865, A. B. & Co.)	
the alpaca, goat, or other animals. (363,		Floor-drills, C., F. and wstd., and not part W., as	
May 13, 1871, Com. Cust,)		mfs. of wstd., under (363, (S. S., 3993.)	
valued at not over 30 cts. per lb., (363, b. and f.) 10 cts. per lb. and		Floor-matting and floor-mats, exclusively of veg. sub., (432.)	20
valued at over 30, and not over 40 cts., (363, c.		Floor-mats, not exclusively of veg. sub., (378 c.)	40
and f .) 12 cts. per lb. and		Floors, oil-cloths for, (340.)	40
valued at over 40 and not over 60 cts., (363, d.		Flor-benzoin, benzoic acid, (594.) Free.	
and f.) 18 cts. per lb. and	35	Florentine mosaics, so-styled, of slate, (131, S. S.,	
valued at over 60, and not over 80 cts., (363, e.		547.)	30
and f.) 24 cts. per lb. and	35	Floss cotton. As cotton thread or yarn, which	
valued at over 80 cts., (363 g.)	40	See.	
35 cts. per lb. and strips, emb. with C. or other mat., dtbl. as trim-	40	Moravian, on spools of under 100 yards, as cotton-thread on spools.	
mings under 368, (S. S., 3178, 3837.)		silks, in the gum, (381.)	30
woollen, slightly embroidered, dtbl. as flannels		purified, (383.)	50
under 363, (S. S., 1724.)		Flour, arrow-root starch, (269, S. S., 3385.)	
shirting, so-called, fulled, (362, Nov. 16, 1863,		$2\frac{1}{2}$ cts. per lb.	
N. Y.)		buckwheat, (837, b., S. S., 4984.)	20
value not over 80 cts. per lb.	05	Cassava-, or tapioca-, (800, S. S., 3161.) Free.	
35 cts. per lb. and value over 80 cts. per lb. 35 cts. per lb. and	35 40	rice-, (272.)	20
Flasks, glass, (as Bottles.)	40	root-, (772.) Free. rye-, (267.) ½ ct. per lb.	
powder-, according to mat. of ch. val., (823.)		sago-, (774.) Free.	
Flat or sad-irons. 11/4 ct. per lb.		tapioca (See above, "Cassava.")	
Flats for making hats, etc., (448.)	20	wheat, (268.)	20
Flax and jute bags, (342.)	40	of impt. wheat, drawback on. (See Regs., S.S.,	
carpeting, wholly or ptly. of, $+ + +$, (378 a.)	40	5193.)	
embroideries, (337.)	30	Florin, Austrian, value when invoice is in sterling	
insertings, (337.) laces, (337.)	3 0	money and reduced to florins, (S. S., 4557, 4800.)	
mfs. of, other, + + +. See ("Linens.")	90	Flower roots, imm. tr. of. (See S. S., 3726.)	7.0
mfs., wholly or partly of, suitable for cotton		Flowers, all natural, + +, (837 a.) artificial and ornamental, or parts thereof, for	10
bagging, (343.)		millinery use and of whatever material, +	
value not over 7 cts. per sq. yd. 1½ ct. per lb.		+ +, (429 b., June 30, 1863, N. Y.; Jan. 20,	
value over 7 cts. 2 cts. per lb.		1866, H., S. S., 1949.)	50
pack-thread, (336.)	40	parts of, of rubber or gutta-percha, being	
seed,* per bush. of 56 lbs., (466.) 20 cts. per buseed oil, per gal. of 7½ lbs., (27.) 25 cts. per gal.		small tubes painted and decorated with	
stems, or unrotted F., (333 b., Nov. 5. 1866, D. M.,)		moss in im. of flower-stems, (429 b., S. S.,	
\$15 per ton.	1	3386.) small stands of, under glass, glass comp. ch.	50
straw, (327.) • \$5 per ton.		val., (143.)	A.E.
New Zealand (327, S. S., 1405.) \$5 per ton.		dyed moss, as parts of, (S. S., 2518.)	45 50
thread, (336, S. S., 4877.)	40	crude, used exclusively in dyeing or com-	-
tow of, (330.) \$10 per ton.	40	posing dyes, (509, 689.) Free.	
twine, (336.) uninfd., hackled, known as "dressed line,"	40	medicinal, cr., (636.) Free.	
(329.) \$40 per ton.		not cr., (94.)	10
not hackled or dressed, (328.) \$20 per ton.		natural, dried and prepared, (837 a., S. S., 1827.)	10
Italian, so-called. (See "Hemp.")	1	dried, for mf. of insect powder, (837 a., S. S., 3077.)	10
New Zealand, not hackled or dressed, (328, S.	,	same, in wreaths, or other forms finished for	10
S., 818.) \$20 per ton.	1	use, (837 b., S. S., 1994.)	20
waste, paper-stock only, (754.) Free.	0-	"natural grass," so-called, being natural	
webbing, (495.) yarns, (335.)	35 35	grasses, dried and prep., (837 b., S. S., 1739.)	20
Fleams, cutlery, (197.)	85 85	wax, artificial, if for millinery use, (429 b.)	50
Flesher-knives, as Steel mfs., $+ + +$, (216)	45	if not for such use, (837 b.) Flower-seeds, all except garden-, and med., ± +	20
Flies, Spanish, cr., (636.) Free.		(ECO.)	
prepared, (93.)	25	+, (760.) Free. garden-, (465.)	20
Flint, Mints, and ground flint-stones, (701.) Free.		medicinal, cr., (636.) Free.	20
Floats. (See "Files.")		not cr., (94.)	10
Flocks, or shoddy, other than wool, (as waste + + +, under 493.)	10	Flues, wrought-iron or steel, for boilers, (169.)	
wool, (361.) 10 cts, per lb.	10	Flutes, (469.) 3 cts. per lb.	05
			25

^{*} No drawback allowed on oil-cake, made from imported seed, (466.)

P.	o.t		
Per Flutes, toy, as toys, (425, S. S., 1821.)	ct.	Fringes, flax, (336.)	r ct.
Foil, brass, (216.)	45	hemp, (350)	40 35
copper, ch. val., (216.)	45	jute, ramie, or grass, (351	35
gold or silver, whether for dental or other pur-		mixed mat., no part W., wstd, or hair, accord-	30
poses, (216, S. S., 2674.)	45	ing to comp. mat. of ch. val., (823.)	
tin, (216.)	45	silk, (383.)	50
Foil blades, (207 b.)	35	wholly or ptly. wool, wstd., or hair, (368.)	
Foils, (207 b.)	35	30 cts. per lb. and	50
Foliæ digitalis, cr., (636.)		Frizzles or curls, hair or hair ch. val., (442.)	35
not cr., (94.)	10	silk ch. val., (383.)	50
Foot-muffs, of dressed sheep-skin, wool on, and	20	Frosts, glass, (143.)	45
leather, (463, 822, S. S., 755.)	30	Fruits, barrels or boxes, boxes made of exp.	
Foreign bags, exported full of grain and returned empty, under regs.,* (Pt. I., 2184.) Free.		domestic shooks, rtd. filled, (649 a., S. S., 3918.)	
letters, not in mail, or letter-bags, regs. for, (S.		comfits, $(302 a.)$	35
S., 3509.)		conserves, (302 a.)	35
ministers, comity to. (See T. D., 13)		drops, (242, S. S., 5562.) 5 cts. per lb.	
newspapers and periodicals, (745.) Free.		ethers, or essences, (114.) \$2.50 per lb.	
Forged shot-gun barrels, rough-bored, (204.)	10	jams, (302 a.)	35
Forgings, for axles, iron or steel, $+ + +$, (166, S.		jellies, (302 b.)	35
S., 5310.) 2½ cts. per lb.		juice, concentrated sour orange, (543, 822, S. S.,	
of iron and steel, or forged iron, of whatever		2345.) Free.	
shape, or in whatever stage of mf., + + +,		lemon and lime, (543.) Free.	
(167.) $2\frac{1}{2}$ cts. per lb.		other, (301, S. S., 3672, 5326, 5398.)	20
of iron and steel, for vessels, steam-engines, and		same, containing over 20 per cent. alcohol (40	
locomotives, or parts thereof, of 25 lbs. or		per cent. pf. spts.) dtbl. as spirituous bever-	
more, (163.) 2 cts. per lb.	0.7	ages, (313, S. S., 5398.)† \$2 per proof gal.	
Forks, table, + + +, (197.)	3:	oils, (114.) \$2.50 per lb.	
gold, silver, or German silver, (216.)	45 3 5	plants, tropical and semi-tropical, for propaga-	
plated or gilt, (210.)	20	tion or cultivation, (703, S. S., 1833.) Free. sirup, orange and lemon juice boiled with su-	
Fork-tines, for table, complete exc. not handled,	35	gar, for use as beverage, (301, S, S., 1868.)	20
cutlery, (197, S. S., 1795.) Forms of new declarations to invoices, (849–852.)	. O.O.	crystallized, as "comfits," (S. S., 2704.)	0
Forms of new declarations to invoices, (845–852.) Fossils, (702.)		edible, in their natural condition or preserved	
Fossil-wax, or "Ceresia," (2, 822, or 837 b., S. S.,		by drying only, dutiable, viz.:	
2703.)	20	currants, Zante or other, (293.) 1 ct. per lb.	
Fountains. (See "American" and "Art.")		dates, (294.) 1 ct. per lb.	
Fowls, land or water, living, (653.) Free.		figs, (295.) 2 cts. per lb.	
killed and dressed, (837 a., S. S., 2325.)	10	grapes, (299.)	20
Foxglove, ("Foliæ digitalis," which see above.)		lemons, in boxes, of not over 21/2 cubic feet	
Frames, knitting, cotton hosiery made or shaped		capacity, (297 a.) 30 cts. per box.	
on. (See "Cottons.")		in half-boxes of not over 1½ cubic feet ca-	
looking-glass, in addition to duty on glass, (142,)	30	pacity, (297 a.) 16 cts. per box.	
new, inclosing antiques, dtbl., (S. S., 3333.)		in bulk, (297 b.) \$2 per 1000.	20
picture or looking-glass, ungilt, covered with		in packages, + + +, (298.) limes, (299.)	20
whiting and glue, wood ch. val, (233, S. S.,	35	oranges, in barrels of capacity not over that	-
3081.)	50	of 196 lbs. flour barrel, (296 b.)	
or sticks, umbrella. (See "Umbrellas.") woollen, worsted, or hair goods, made on, dtbl.		55 cts. per barrel.	
under 363. (See "Woollens" and "Worsteds.")		in boxes of not over 2½ cubic feet capacity,	
Frankfort black, (479.)	20	(296 a.) 25 cts. per box.	
Frankingense gum, cr., (636.) Free.		in half-boxes of not over 11/4 cubic feet ca-	
Franklin Institute's exhibition of electrical ma-		pacity, (296 a.) 13 cts. per half-box.	
chinery, etc., impt. for, under regs., (2354, S.		in bulk, (296 a.) \$1.60 per 1000.	
S., 5622.) Free.		in packages, + + +, (298.)	20
Freestone, as building-stone. (See "Stones.")		plums, dried, (294.) 1 ct per lb.	
French green, dry or moist, (87.)	25	prunes, dried, (294.) 1 ct. per lb.	
leaf, rocoa, or orleans, as annotto, (499.) Free.		raisins, (300.) 2 cts. per lb.	
sand, er., min. sub , (215, April 27, 1858, N. Y.)	20	3.3.3.4.	
Fringes, bead-, or bugle-, (396.)	50		
cotton trimmings, (325.)	40	wit: "fruits, green, ripe, or dried," + + +	1

* The Treasury Department holds this provision of section 7 of the act of Feb. 8, 1875 (Pt. I., 2184), to be still in force. (See Indexed Tariff, published by the Department, page 54, 2649.) But, quare, as to the effect of section 2513 of the new act (837), imposing certain rates upon all articles not enumerated in that act, upon all revious enactments relating to impost duties.

† In the decision, (S. S., 5398.) the department held "that the principle of the decision, 5326, applied only to such articles as are of a standard entitling them to recognition. commercially as fruit juices, about 20 per cent, of alcohol, at 40 per cent, of proof spirits being reported as the quantity necessary in the manufacture of fruit juice. An importation containing 45 per cent, of alcohol was classified as a compound of distilled spirits, at \$2 per proof gallon.

P	er c	G.	
including apples, apricots, bananas, be	r-		er c
ries, cherries, lichi-fruit, (S. S., 3162,) mar		Gage-plums, dried, (294, S. S., 265.) 1 ct. per 11	
goes, melons, pine-apples, plantains		green, (704, S. S., 265.) Free.	
plums, green, (S. S., 265) and all others no		Gages or gauges, (measures,) according to mat.	
specified for duty, (704.) Free		Gaiters, as shoes, according to material.	
Fruits, medicinal and not edible, crude, (636,	.)	Galanga-, or galangal-root, cr., (636.) Free.	
Free.		not er., (94.)	1
not crude, (94.)	1		4
pickled, as pickles, (284.)	3	5 Gallic acid, (504.) Free.	
prepared with sugar, $+ + +$, (302 a., S. S., 4793.) 3	Gallipoli wine, unfermented, in casks, as othe	r
preserved in their own juice, (301.)	20	wine in casks, (S. S., 5092.)	
preserved in sugar, sirup, spirits, or molasses		Galloons, bead-, or bugle-, (396.)	50
+ + + +, (302 a.)	3	, (3
put up with water only in hermetically sealed		gold, silver, or other metal, (427.)	28
cans, jars, or bottles, (301, March 8, 1860, N.O.)		to rate on man	j.
tropical and semi-tropical, damage to, on voy-		ch. val., (823.)	
age. (See S. S., 1167.)		silk, (383.)	50
Frying-pans, cast-iron, (157, S. S., 3669.)		wool, wstd., or mohair, (368.) 30 cts per lb. and	1 50
1¼ ct. per lb.		Gall, beef-, for artists' use, (837 b.)	20
same, coated, glazed or tinned, (201.)		Galls, nut-, cr., (636.) Free.	
3 cts. per lb.		not cr., (94.)	10
Fuller's earth, unwrought or unmfd., + +, (97.)		Galvanized iron, steel, or wire, (see those titles.)	
\$1.50 per ton,		Gambia, Gambir, or gambier, (535.) Free.	
wrought or mfd., $+ +$, (98 a.) \$3 per ton.		Gamboge-gum, cr., (636.) Free.	
Fulminates, fulminating powders, and all like		not cr., (94.)	10
articles + + +, (434.)	30	Game, prepared, (283.)	25
Furniture, coach and harness, of all kinds, + +		killed and dressed, (837 a., S. S., 2325.)	10
+, (415.)	3.5	bags, flax ch. val., (336.)	40
Furniture, house- and cabinet wares, finished,		hemp or jute ch. val., (350-51.)	35
(230, S. S., 4272.)	35	leather, (463.)	30
same, covered with wool or silk, (230, S. S., 3117,		with flax nettings as ch. val., (336, S. S.,	40
3514.)	35		35
cushions for, of cane and linen cloth, stuffed		other than toys, according to material.	
with straw, and ptly, covered with woollen		Gannister, ground, mixed with fire-clay and used	
cloth, (230, S. S., 3514.)	35	for same pps., (98 a., S. S., 423, 3329.)	
house or cabinet, in pieces or rough, and not	0.0	\$3 per ton.	
finished, (229, S. S., 4272.)	30	unground or er., (215, S. S., 3329.)	20
springs, iron or steel wire, (216.)	45	, , , , , , , , , , , , , , , , , , , ,	
But the duty must not be less than that of the		Garancine, ext. of madder, (547, S. S., 5218.) Free.	
wire of which they are wholly or ptly, made, (182 b.)		Garbanum gum, cr., (636.) Free.	
	20	not cr., (94.)	10
tops composition-, (484.) marble or mosaic, (468, S. S., 3858.)	35	Garden seeds, $+ + + +$, (465.)	20
	50	shears, (216, S. S., 368.)	4.5
scagliola-, (484.) slate slabs for, (131.)	35	Garnet jewelry, so-called, of glass or iron, being	
Furs, articles made of, and $+++$, (425.)	30	imitations of jet, (458, S. S., 1640.)	25
clippings of, (493, S. S., 868.)	30	Garnets, precious stones, not set, (480.) set, (459.)	10
"coney-plates," so-called, being parts of coney	10		25
skins sewed together, and used for linings		Garters, elastic, of wire covered with leather, lr.	0.0
and for mf. of children's cloaks, etc., as mfs.		ch. val., (463.) If iron or steel wire is the comp. mat. of ch.	30
of furs, (435, S. S., 1556,)	30	val. the duty is to be not less than that to	
hares', undressed and not on the skin, (450,	50	which the wire is liable, $(182 c.)$	
Oct. 31, 1863, Balt.)	20	wholly or ptly. of rubber, (453.)	20
hats, bonnets, and caps of, (400.)	30	Gas-burners, lava, so-called, but comp. of earthy	30
hatters'-, not on the skin, (450.)	20	matter found only in Bavaria, (127, June 15,	
on the skin, dressed, all, (450.)	20	1858, Boston.)	5.5
fur skins of all kinds not dressed in any man-	20	metal, (216.)	55 45
ner, (706.) Free.		Gas-pipes, cast-iron, (156.) 1 ct. per lb.	40
partially dressed, (450 or 1816, but see S. S., 684.)	20	wrought-iron or steel, (170.) 2½ cts. per lb.	
Fur waste, or clippings, (493, S. S., 868.)	10	retort carbon, (837 b., S. S., 5050.)	20
Fuse, cotton-, for smokers' use, (476 a., S. S., 1778.)	70	retorts, (124.)	25
Fusel oil, or amylic alcohol, (112.)	10	tubes, wrought-iron or steel, (170 \ 21/4 cts. per lb.	20
fustic, in sticks or cr., (636.) Free.		Gaze Chamberg, (383.)	50
not cr., (94.)	10	Gaze crepe Anglais, (383.)	50
extracts or decoctions of, (84.)		Gelatine, and all similar preps (3)	30

Per	ct.	Per	ct.
Gems not set, other than diamonds rough or un-		Girders, iron or steel, (178.) 11/4 ct. per lb.	
cut, and glaziers' diamonds, (480.)	10	Glass, all articles of, cut, engraved, painted, col-	
set, (459.)	25	ored, printed, stained, silvered, or gilded, not	
specially impt., (see "Academies" and 'Socie-		including plate glass, silvered, or looking-	
ties.")	*0	glass plates, (135, S. S., 1208.)	45
comp. imitations of,* not set, (420.)	10	same, of plain, molded, or pressed green or col-	
same, set, (459.)	25	ored bottle glass, not cut, engraved, or painted, and $+ + + +$, (133, S. S., 1208.) 1 ct. per lb.	
same of round or oval shapes, and perforated,	50	ed, and $+ + +$, (133, S. S., 1208.) 1 ct. per lb. same, of flint, or lime glass, plain, molded, or	
not set, (396, S. S., 3135.) Genoese linen coatings, (334.)	35	pressed, $+ + +$, (134.)	40
Gentian root, cr., (636.) Free.	00	artificial fruits of, for hat or bonnet trimmings,	40
not cr., (94.)	10	(429 b., S. S., 5251.)	50
Gentionella blankets, (see "Blankets.")	20	balls for marbles, (425, S. S., 3821.)	35
Geology, specimens of, when impt. for cabinets		balls for decorating Christmas trees, (425, S. S.,	
or as objects of taste or science, and not for		2147.)	35
sale, (793.) Free.		barometers and sextants, brass ch. val., (216,	
German sago, made of potatoes, (774, S. S., 4443.)		823, S. S., 1606.)	45
Free.		barrels, small, ornamented, having hole in the	
German silver, argentan, or albata, unmfd., (185.)	25	top, and metal faucet near the bottom, and	
clasps, (216, S. S., 4736.)	45	filled with spirits or wines, dtbl. separately	
jewelry, (459.)	25	under 136 or 143, (S. S., 3431.)	45
scrap, (185, S. S., 3156.)	25	bead-necklaces, (396.)	50
toys, (425.)	35	beads, (396.)	50
watch-chains, (216, S. S., 3174.)	45	bent, for special pps., as carriage fronts, etc.,	4=
mfs. of, + + +, (216.)	45	(143, S. S., 4398.)	45
German spring steel, (183, Sept. 10, 1858, N. Y.)	45	blocks, opaque, for mosaic work, (143, S.S., 4909.) blue, and blue with red centre, (see below,	45
Germinal parts of centaurea-flowers, (465, S. S., 3849.)	20	"Glass, colored.")	
Gespinst, (401.)	25	Bohemian, (143.)	45
Gig hames, metal, (415.)	35	bottles, as follows, to wit:	
springs, (415.)	35	cut, engraved, painted, colored, printed,	
Gilling twine, (347.)	25	stained, silvered, or gilded, (135.)	45
Gilt buttons, (210.)	35	same, if filled, pay in addition to duty on con-	
or plated ware, (210.)	35	tents, (136.)	45
jewelry, (459.)	25	of flint or lime glass, plain, molded, or	
ware, silver or German silver base, (210.)	35	pressed, $+ + +$, (134.)	40
Gimlets, steel mfs., $+ + +$, (216.)	45	same, if filled, pay in addition to duty on con-	
Gimps, bead or bugle-, (396.)	50	tents, $+ + +$, (134.)	40
cotton, (324 a.)	35	of green or colored glass, plain, molded, or	
flax, (336.)	40	pressed, (133.) 1 ct. per lb.	
silk, (383)	50	same, if filled, (except with glnger ale, wines, or spirituous liquors,) pay in addition to dty.	
wool, wstd., or hair. wholly or ptly. of, (368.) 30 ets. per lb. and	50	on contents, (133.)	30
mixed, exc. pt. W., wstd., or hair, according to	00	same, filled with ginger ale or still wines, are	
comp. mat. of ch. val., (823, S. S., 4375.)		exempt from additional duty, (317, 308 d.)	
Gin, (311 a.) \$2 per pf. gal.		same, filled with spirituous liquors or spark-	
Ginger ale or beer, (317.)	20	ling wines, (310.) 3 cts. each.	
no duty on bottles or jugs containing same.		all glass bottles other than those of plain,	
Ginger, essence of, (92.)	25	green or colored glass embraced in 133,	
same, if part alcohol, (118.) 50 cts. per lb.		filled with wines, spirituous liquors, or any	
ground, (96.) 5 ets. per lb.		other article, pay same duty in addition to	
liqueur, (16 per ct. alcohol,) in bottles, (837 b., S.		contents as if not filled, (136.)	
S., 4374.)	20	bottles and jars, ordinary, sp. impt. for college	
pickled, (284.)	3.5	not free, (S. S., 3044.)	
preserved, (302 a.)	35	broken pieces of, new or old, which cannot be	
root, green, fresh, or dried, but unground, (536,		cut for use, and fit only for re-mf., (707.) Free.	50
May 6, 1863, N. Y., also S. S., 658.) Free.		bugles or beads, and necklaces of, (396.)	40
Ginger root, sweepings and refuse, (536, S. S.,		bull's eyes, (134.) button centres, (143, S. S., 3458.)	45
5314.) Free. Ginghams, as cotton cloth.		button-molds, ordinary, for covering, (407.)	25
Ginseng root, cr., (636.) Free.		buttons, (407, S. S., 1247)	25
not cr., (94.)	10	round pieces of black glass, ornamented with	
Girandoles, gilt or plated metal, (210.)	35	a figure, and intended to be used in making	
of other metal, (216.)	45	buttons, (143, S. S., 4316.)	45

^{*} Compositions of glass, cut into various shapes, like precious stones, and ornamented with designs on enamel, to be used in the mf. of jewelry as settings, dutiable at 10 per ct. ad val accompositions of glass or paste, not set, (S. S., 5258.)

Per ct. Per ct. Glass carboys, covered or not, of plain, molded, or Glass, lamp-shades, opaque, not plain, similar to pressed green or colored bottle glass, (133.) porcelain, (143, S. S., 5441.) 1 ct. per lb. looking-glass plates with bevelled edges and of fixed sizes, dtbl. under 141, (S. S., 5455.) same, filled, in addition to duty on contents, (133.)20 mfs. of, or of which glass is ch. val., +++, (143.) 45 chemical glassware, glass ch. val., (143.) object glasses, for telescopes or microscopes, chimneys, for lamps, cut or ground however edges ground or cut, (143, Aug. 5, 1858, Boston.) 45 slightly, or colored, (143, S. S., 1466, 1974.) 45 obscured for sp. uses, (143, S. S., 4229.) 45 old, which cannot be cut for use and is fit only cut into lengths, with edges ground or bevelled, 45 (135, S. S., 1466, 1974, 3030.) to be remfd., (707.) Free. painted articles of, (135.) colored glassware, described in invoice as 45 "ruby roudilles," "blue, with red centre," painted, glassware, (143,) "blue," "green," etc., (135, S. S., 4206.) 45 paintings on, ranking as works of art, (470, S.S., all other, + + +, (135.) 3142.) 30 45 imported in long round pieces for the mf. of paintings on, not ranking as works of art, (143, buttons and im. pr. stones, (143, Dec. 3, 1859, T. R., p. 568, S. S., 4695.) 15 45 pebbles for spectacles, rough, (665.) Free. N. Y.) lamp chimneys, (143, S. S., 1466, 1974.) 45 pickle jars, (see above, "Glass jars." compositions of, not set, (420.) plaques, with cut-glass borders, (143, S.S., 3012.) plate, unwrought, for use in the mf. of optical set, as jewelry, (459.) crystals for watches, (494, S. S., 2807.) 95 insts., (708.) Free. 45 plates, small silvered for hand-mirrors, (135. other than for watches, (143.) 45 S. S., 2407, 3805.) cut, all articles of glass cut, (135.) 45 cutters' stones, as grindstones, (438, S. S., 310.) porcelain-, (143.) preserve jars, (see above, "Glass jars.") \$1.75 per ton. damage, allowance on.* printed, articles of, (135.) 45 decanters and other like vessels of glass, if re-burned, after cutting and grinding, (135, filled, pay the same rates in addition to those S. S., 3030.) 45 on contents, as if empty, (136.) "ruby roudilles," so-called, (135, S. S., 4206,) demijohns, of plain, molded, or pressed green salvers, silvered, with cut-glass borders, (143, S. S., 3012.) and colored bottle glass, covered or not, 45 1 ct. per lb. sand, cr. min. sub., (215, S. S., 3880.) 20 if filled they pay in addition to duty on consheets, or oblong strips of, painted in flowers, tents, (133.) etc., for settings of jewelry, etc., (135, S, S., disks, optical, or object glasses for telescopes, edges ground or cut, (135, Aug. 5, 1858, Boston.) 45 silvered articles of, not including plate glass, disks, unwrought, for use in the mf. of optical silvered, or looking-glass plates, (132.) instruments, (708.) · Free. spectacles, metal frames, (216.) 45 engraved, articles of, (135.) 45 stained articles of, (135.) eye-glasses, (143.) 4. toys, (425, S. S., 2114, 3821.) if gutta-percha frames ch. val., (441.) 35 trays, silvered, with cut-glass borders. (143, if shell frames ch. val., (486, 823.) S. S., 3012.) flint-; all bottles, vials, and other glassware, tubes for thermometers, (143, S. S., 5517.) 45 plain, molded, or pressed, + + +, (134.) 40 tubes of flint-glass, not cut or ground, (134, if filled they pay exclusive of duty on con-S. S., 3836) 40 tents, (134.) 40 same, of plain, molded, or pressed green or colfrosted-, (143, S. S., 4770.) 45 ored bottle glass, (133.) 1 ct. per lb. gilded articles of, (135.) 45 tumblers, ground or cut, (135, S. S., 3030.) goblets, ptly. ground, (135, Oct., 1871, N. Y.) 45 unpolished plates of, for mf. of spectacles, dtbl. with cut and ground rims, (135, S. S., 3030.) 45 under 138, (S. S., 5522.) granulated or frosted, (143, S. S., 4770.) 4.5 vessels, (see above, "Glass decanters.") green, not the common bottle glass, (135, S. S., vials, of plain, molded, or pressed green or col-4906 1 45 ored bottle glass, (133.) 1 ct. per lb. ground, (135, T. R., p. 568, S. S., 1416, 1974.) 45 ware, colored, not the common bottle glass, hand-mirrors, or small silvered plates for, (135, (135, S. S., 4206.) S. S., 2407, 3805.) 45 ware, reburned, after being cut or ground, (135, jars, pickle-, or preserve-, of plain, molded, or S.S., 3030) pressed green or colored bottle glass, (133.) watch crystals, (494.) 1 ct. per lb window- or plate-, as follows: † filled, + + +, they pay in addition to duty on 1. All cast polished plate-glass, silvered or contents, (133.) 30 looking-glass plates, (141.) jet imitations, (458, S. S., 5161.) not over 10x15 inches square = 150 sq. in. jewelry, in part of, (459, S. S., 5161.)

4 cts, per sq. ft.

^{* &}quot;In all cases where damage is claimed on glass or glassware, the damaged articles should be separated from the sound, and examination made at the earliest day practicable after the appraiser is ready to make such examination. If the goods shall have been sent to warehouse, and there are no facilities for making the examination in warehouse, the goods should be transferred to the appraiser's store for such examination," (S. S., 3337.)

[†] See table, post, Part IV., p. 26.

Gl

	\	
Per ct.	Per	ct.
lass, window- or plate-, (continued):	Glass, window- and plate-, (continued):	
over $10x15$, and not over $16x24 = 384$ sq. in.	6. Tinted or colored window-glass, in sheets,	
6 cts. per sq. ft.	for mfg. church windows, is dtbl. by the	
over $16x24$, and not over $24x30 = 720$ sq. in.	sq. ft., the same as uncolored glass of the	
. 10 cts. per sq. ft.	same kind, (S. S., 1809.)	
over $24x30$, and not over $24x60 = 1440$ sq. in.	Glauber's salts, (75.)	20
35 cts. per sq. ft.	Glazed calf-skins, (461.)	20
all above 24x60. 60 cts. per sq. ft.	Glaziers' diamonds, (687). Free.	
none of these to pay a lower rate when	Globes, glass, for lamps or gas jets, (143.)	45
framed, but to pay in add. upon frames. 30	papier-maché, (472.)	30
2. All cast polished glass unsilvered, (140.)	wood ch. val., (233.)	35
not over $10x15$ inches square = 150 sq. in.	other, according to material.	
3 cts, per sq. ft.	Glove-buttons, brass, with shanks, (216, S. S.,	
over $10x15$, and not over $16x24 = 384$ sq. in.	5116.)	45
5 cts. per sq. ft.	Glove-cleaners, (454, S. S., 2169, 2586.)	25
over $16x24$, and not over $24x30 = 720$ sq. in.	Gloves, cotton, knit, with small stripes of colored	20
8 cts. per sq. ft.	wstd. yarn knit in for ornament, dtbl. under	
over 24×30 , and not over $24 \times 60 = 1440 \text{ sq. in.}$	363, as knit goods, part wstd.	
25 cts. per sq. ft.	Cotton, lined with leather, according to mate-	
all above 24x60. 50 cts. per sq. ft.	rial of ch. val.	
3. All cylinder and crown glass polished, (137.)	lined with wool flannel, as clothing, etc.,	
not over 10x15 inches square = 150 sq. in.	under 366, (S. S., 4194.) 40 cts. per lb. and	25
$2\frac{1}{2}$ cts. per sq. ft,	lined with wool waste, not knit, as cloth-	JŲ
over 10x15, and not over $16x24 = 384$ sq. in.	ing, etc., under 366, (S. S., 318.) 40 cts. per	
4 cts. per sq. ft,	lb. and	35
over $16x24$, and not over $24x30 = 720$ sq. in.	made on knitting-machines or frames, (322.)	35
6 cts. per sq. ft.	other, (324 a.)	35
over 24×30 , and not over $24 \times 60 = 1440$ sq. in,	hair, animal, (366.) 40 cts. per lb. and	35
20 cts. per sq. ft.	kid or leather, of all descriptions, (436.)	50
all above 24x60. 40 cts. per sq. ft.	(See, also, Pt. I., 1875, as to discriminations in	00
4. All fluted, rolled, or rough plate-glass, not	appraisements.)	
including crown, cylinder, or common	knit, of wool, worsted, or hair, dtbl. under 363.	
window-glass, (139 a.)	(See "Woollen knit goods.")	
not over $10x15$ inches square = 150 sq. in.	of mixed materials, not part W., wstd., or hair,	
3/4 ct. per sq. ft.	according to comp. mat. of ch. val. (823.)	
over 10x15, and not over $16x24 = 384 \text{ sq. in.}$	silk, (383.)	50
1 ct. per sq. ft.	woollen cloth, (366, S. S., 2358) 40 cts. per lb. and	
over $16x24$, and not over $24x30 = 720$ sq. in.	Glucose or grape sugar, (21.)	20
1½ ct. per sq. ft.	burnt, or beer-coloring, (117, 822, S. S., 3732.)	50
all over 24x30. 2 cts. per sq. ft.	Glue, common, (1.)	20
all weighing over 100 lbs. per 100 sq. ft., to	fish or isinglass, (6.)	25
pay an additional duty on the excess at	stock, hide cuttings, raw, with or without hair,	2.0
the same rate, (139 b.)*	and all other glue stock, (511.) Free.	
5. All unpolished, cylinder, crown and com-	Glycerine, crude, brown or yellow, of the sp.	
mon window-glass, (138 a.)	grav. of not over 1_{100}^{25} , at a temperature of	
not over $10x15$ inches square = 150 sq. in.	60 degrees Fahrenheit, (4.) 2 cts. per lb.	
$1\frac{3}{8} \text{ cts. per lb.}$	refined, (5.) 5 cts. per lb.	
over 10×15 , and not over $16 \times 24 = 384$ sq. in.	Goa-powder, mixed mat., mfd., (93, S. S., 4196.)	25
17/8 cts. perlb.	Goats' hair, dress goods and other mfs. of. (See	20
over $16x24$, and not over $24x30 = 720$ sq. in.	"Dress Goods" and "Worsteds.")	
2% cts. per lb.	unfit for combing or weaving, cleaned but	
all over 24x30. 27/8 cts. per lb.	unmfd., (717 a., S.S., 4108.) Free.	
All glass of this class in boxes of 50 sq. ft.,	other. (See "Wool.")	
as nearly as sizes will permit, now known	Goats, living, (252, Oct. 30, 1866, A. & Co.)	20
and commercially designated as 50 ft. of	skins of Angora goat, raw, without the wool,	
glass, shall be entered and computed as	unmfd., (7196.) Free.	
follows: Single thick, weighing not over	Chinese, with hair on, unmfd., (709, S.S.,	
55 lbs of glass per box, as 50 lbs, of glass	4685.) Free.	
only, (138 b.) Double thick, weighing not	other, raw, (709.) Free.	
over 90 lbs., as 80 lbs. of glass only But in	Goat-skin carriage robes, (435, S. S., 3702.)	30
all other cases the duty must be computed	rugs, (378 c., S. S. 2825, 3063, and see T. D.,	
according to the actual weights of glass,	99.)	40
(138 c.)	Goblets of flint or lime glass, plain, (134.)	40
cylinder, unpolished, but corrugated, dtbl.	cut or ornamented, (135.)	45
under 138, (S. S., 5543.)	Gold, articles and mfs. of, + + +, (216.)	45

^{*} See rule for computing duty on excess, (S. S., 4582,) in which the Department held, that "where the weight of such glass is over 100 pounds to the 100 square feet, each additional pound should be considered as the equivalent of a foot, and duty assessed according to the size of the glass."

Don	ot .	Per	ct.
Gold-beaters' molds and skins,* paper, called	Ct.	not to be deemed importations or subject to	004
"quetch papier," (710.) Free.		import duties, (Pt. I., 2338, S. S., 5546.)	
bracelets, (459, S. S., 496.)	25	Grain, duty on, how to be estimated, (Pt. I., 1881.)	
bullion, (666.) Free.		bags or sacks, American or foreign, expt. filled	
cabinets of coins or medals of, (669.) Free.		with grain, and rtd. empty. under regs.,+	
chlor, (92.)	25	(649 and Pt. I., 2184, S.S., 4260, 5423). Free.	
and sodium chlor, (92.)	25	as coverings of flaxseed, (S. S., 88.)	
coins, (678.)		as ships' furniture. (See May 18, 1861, and S.	
dust, (798.) Free.		S., 634.)	
embroideries, $+ + +$, (216.)	45	Grains, tanned or tawed, as leather, (461.)	20
epaulets, galloons, laces, knots, stars, tassels,		Paradise or amomum, cr., (636.) Free.	4.0
and wings of, (427)	25	not cr., (94.)	10
foil, for dentists' and other uses, (216, S. S., 2674.)	45	Graisse adherente or encluit adherente, (837 b.,	20
galeries, (216, S. S., 4204.)	45	S. S., 5144.)	20
galloons, (427.)	25	Grana or Granella, cochineal, (508.) Free.	
jewelry, (459.)	25	Granadilla wood, (818.) Free.	35
knots, (427.)	25	mfs. of, (232.)	1)0
laces, (427.)	25	Granite, unmfd. and undressed, (487 a.)	
leaf, (200.) \$1.50 per package of 500 leaves.		\$1 per ton.	20
half gold, same as full gold, (200, 822, April 2,		same, hewn, dressed, or polished, (487 b.)	U
1863, N. Y.) mfs., wholly or ptly. of, finished or not, and		Granville lotion, for the alcohol contained therein, (103.) \$2 per gal. and	25
+ + +, (216.)	45	Granza or garance, prepared madder, (547.) Free.	40.0
medals of, (740) Free.	20	Grape juice or pulp, (301.)	20
muriate of, (92.)	25	Grapes, (299.)	20
old and unfit for use without re-mf., as bullion,	-	Grapes, Malaga, packed in sawdust, imm. tr. of,	
under 666. (T. R., p. 60.) Free.		under 1952, (S. S., 3804.)	
ores, (752.) Free		Grape sugar or glucose. (21.)	20
oxyd of, (92.)	25	Grass, articles of, $+ + +$, (395.)	30
paper in any form, (216)	45	bags, (see "Bags" and "Bagging.")	
pens, (216.)	45	bonnets, hats, and hoods, (400.)	30
shell or gold saucers, for painting, (216, May,		braids, etc., for making hats, etc., (448.)	20
1872.)	45	cables or cordage, tarred, (344.) 3 cts. per lb.	
size, (711.) Free.		untarred, (346.) 3½ cts. per lb.	
stars, (427.)	25	cloth, (351.)	35
studs with settings, (459, T. R., p. 587.)	25	flowers, called "natural grass flowers," dried	
without settings, (459, S. S., 496.)	25	and prepared, (837 b., S. S., 1739.)	20
sweepings, (798.)		hooks, (216.)	45
tassels, (427.)	25	mfs. of, + + +, (395.)	30
watch-cases, (494.)	25	mats and matting, floor-, (432.)	20
watch-chains, (459, S. S., 496.)	25	tea-, (395, S. S., 3635.)	30
watches, (494.)	25	noils, of China-grass, ramie, or sea-grass comb-	0.7
wings of, (427.)	25	ed and prep. in England, (351, S. S., 3470.)	95 95
Goloe shoes, galoches, or clogs, of leather, (463.)	30	tea-mats, (351, S. S., 3635.) thread of same, wound on spools, (351, S. S.,	00
of wood, (233.) Gomline, as albumen, (496, T. R., p. 569.) Free.	35	thread of same, would on spools, (551, S. S., 3621.)	35
Good Hope Cape, act repealing discriminating		yarn of same, (351, S. S., 2133.)	35
duties on goods from beyond. (See S. S., 5495.)		Grasses, natural, dried, and prepared, and called	
Goose-skins, dressed, feathers removed and only		"natural grass flowers," (837 b., S. S., 1739.)	20
down left on pelt, (450, 461, 822, S. S., 4974.)	20	sisal-, sunn-, China-, ramie, or sea-, and other	
Goring, cotton, or cotton ch. val., except when		like fibrous vegetable substances, + + +,	
part wool, worsted, or hair, (324 a.)	35	(333 b,) \$15 per ton.	
wholly or partly of wool, worsted, or hair, (368.)		Spanish, esparto, and other, and pulp of, for	
30 cts. per lb. and	50	the mf. of paper, (691, 704 a.) Free.	
Gothenberg, octagonal-shaped iron. (See "Iron.")		Grasshopper springs, for carriages, (412.)	35
Gouges, mfs. of steel, (216.)	45	Grease, all not specified, ‡ (437, S. S., 2422.)	10
Gowns, as "Clothing," according to material.		for use as soap stock only, $+ + +$, (712.) Free.	
Grain, allowance for loss in exp (S. S., 3729.)		known as "brown grease," obtained by pres-	
brought into the U.S. in ordinary road vehicles		sure from wool skins, (437, S. S., 1953.)	10
by Canadian farmers to be ground in mills		Green, French-, dry or moist, (87.)	25
owned by citizens of the U.S., under regs.,		mineral, (87.)	25

^{*&}quot;An article stlyed 'gold beaters' skins,' but not made of the same material nor adapted to the same uses, was held to be dutiable as a manufacture of bladder." (S. S., 352.)
† Bags of foregn mf. exp. filled with flour or bran, or anything else than American grain, and rtd empty are not free under the provision of the 7th section of the act of Feb. 8, 1875, Pt. 1, 2184. (S. S., 5423.)
American bags exp. filled with foreign dye-woods, ground in the U. S., are dutiable on re-importation, (S. S., 3511.)
† Bone grease included, (S. S., 2422.) Also machinery drippings, (S. S., 3468,) and grease part fish-oil, (S. S., 3603.)

	Per	ct.	Perc	et.
Green, Paris-, (87.)		25	same, old or refuse, to be used in making, and	
stone, as marble, under 467, (S. S., 278.)			fit only to be converted into paper, (754 a.)	
turtles, (810.)	Free.		Free.	
Grenadines, cotton, as cotton cloth.	. C . L		Gunpowder, gun-cotton, (Aug. 5, 1858, N. Y.,) and	
silk and cotton, according to material	or en.		all other explosive substances used for mining, blasting, artillery, or sporting pps., (439.)	
val., (823.)		50	val. at not over 20 cts. per lb. 6 cts. per lb.	
silk in piece, (383.) Grindstones, finished or unfinished, (438.)			val. over 20 cts. 10 cts. per lb.	
\$1.75 pe	er ton.			35
Groats, (837 b.)		20	+ + +, (202.)	25
Ground-bean oil, (92.)		25	plugs and nipples for, of iron and steel, (216.)	45
	per lb.		Gun-stocks, wood, (222.)	20
shelled, (304.) 1½ ct.			Gun-wads, of all descriptions, (440.)	35
Guano, (505.)	Free.		Gut, cat-, so-called, or whip, unmfd., (672.) Free.	
imitations of, (505, S. S., 391.)	Free.	Ì	Gut-cord, or cat-gut strings, so-called, for musical insts., (671.) Free.	
Guano Islands, amendment of acts, (20 Stat.	, p. 30.)	25	same, gut-rope or whip-gut strings for other	
Guarana paste, med. prep., (93, S. S., 1889.)		35	pps., (488, S. S., 2637.)	25
Guava jelly, (302 b., S. S., 1762.) marmalade, or paste, (302 a., S. S., 1762.)		35	Gut and wormgut, for and other cord, mfd.	
Guhr, (215.)	•	20	or not, (714.) Free.	
Guimauve, Chamomile, cr., (636.)	Free.		Guts, salted, (715.) Free.	
not cr., (94.)		10	Gutta-percha, all articles of, (441.)	35
Guinea grains, grains Paradise, cr., (636.)	Free.		dress-shields, (441.)	35
not cr., (94.)		10	in smooth sheets, (441, S. S., 889.)	35 25
Guitars, (469.)	***	25	jewelry, (459.) mfd., + + +, (441.)	35
Guitar strings of gut, (671.)	Free.	25	unmfd, or cr., (716.) Free.	00
of metal and silk, (469, S. S., 4453.)	Free.	ن ند	Gypsum or plaster of Paris, calcined, (477.)	20
Gum, amber, (640.)	riec.		ground, (477, May 18, 1866, Erie.)	20
Gum elastic, (see "India-rubber.") Gums and gum-resins, not edible, cr., and	+++.		unground, (628.) Free.	
(636.)	Free.			
same, advanced in val. or condition by r	efining		H.	
or grinding, or by other process of mf.	., (94.)	10		
The above includes:			HACKIES or batchole (216)	45
The above includes: Gums, aloes, ammoniac, anime, Arabic an	nd Aus		HACKLES or hatchels, (216.)	45 50
Gums, aloes, ammoniac, anime, Arabic antralian.			Hænsel's patented essential oils, (99, S. S., 5259.)	45 50
Gums, aloes, ammonfac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Ben			Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED:	50
Gums, aloes, ammoniac, anime, Arabic as tralian. Barbary, bdellium, and benzoin or Ben cape, chicle, copal, and cowrie.			Hænsel's patented essential oils, (99, S. S., 5259.)	50
Gums, aloes, ammoniac, anime, Arabic an tralian. Barbary, bdellium, and benzoin or Ben cape, chicle, copal, and cowrie. damar or dammar,			Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Ben cape, chicle, copal, and cowrie. damar or dammar. East India.			Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. accord-	50
Gums, aloes, ammoniac, anime, Arabic an tralian. Barbary, bdellium, and benzoin or Ben cape, chicle, copal, and cowrie. damar or dammar, East India. frankincense.			Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal. + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free, Alpaca, goat and other like animals, accord- ing to value at the last port or place whence	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Ben cape, chicle, copal, and cowrie. damar or dammar. East India.			Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal. + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. accord- ing to value at the last port or place whence exported to the U. S., excluding charges at	50
Gums, aloes, ammoniac, anime, Arabic an tralian. Barbary, bdellium, and benzoin or Ben cape, chicle, copal, and cowrie. damar or dammar, East India. frankincense. gamboge, garbanum, and guaiac.			Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal. + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. accord- ing to value at the last portor place whence exported to the U. S., excluding charges at such port, viz.:	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar, East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum.			Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. accord- ing to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.)	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce.			Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. accord- ing to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb.	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chiele, copal, and cowrie. damar or dammar, East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth.	jamin.		Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. accord- ing to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.)	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. tale and tragacanth. perdu. as opium, (120, T. R., p. 569.)	jamin. Si per ll).	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. accord- ing to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb.	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and gualac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or	jamin. Si per ll Britisl	o.	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal. + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. accord- ing to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, al	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p.569.) substitute, burnt starch, dextrine, or gum, (19.)	jamin. Si per ll	o.	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, alpaca, etc., bristles, (402.) 5 cts. per lb. calf., (717 a.)	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and gualac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) Gun-barrels, (216.) forged and rough-bored shot-, (204.)	jamin. Si per ll Britisl t. per ll	o). n 43.	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. accord- ing to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, al paca, etc., bristles, (402.) 15 cts. per lb calif., (717 a.) Free camels-, noils of, (717 a., S. S., 2447.) Free	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p.569.) substitute, burnt starch, dextrine, or gum, (19.)	jamin. Si per ll Britisl t. per ll	o. n 10 10	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, alpaca, etc., bristles, (402.) 15 cts. per lb. caif., (717 a.) Free raw, (717 a. S. S., 2447.) Free	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. tale and tragacanth. perdu, as opium, (120, T. R., p. 569.) \$ substitute, burnt starch, dextrine, or gum, (19.) 1 c Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawa (222.)	jamin. Si per ll Britisl t. per ll	o). n 43.	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts., per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, al paca, etc., bristles, (402.) calf-, (717 a.) camels-, noils of, (717 a., S. S., 2447.) raw, (717 a. S. S., 2429.) Free cattle-, (717 a.) Free cattle-, (717 a.)	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowried damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawe (222.) Gun-cotton, (439.)	jamin. Fi per lt Britisl t. per lt). n 10 17,	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts., excluding charges at such port, viz.: val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, alpaca, etc., bristles, (402.) 15 cts. per lb. calf-, (717 a.) Free raw, (717 a. S. S., 2429.) Free raw, (717 a. S. S., 2429.) cattle-, (717 a.) Free goat-, common, (717 a.) Free	50
Gums, aloes, ammoniac, anime, Arabic antralian. Barbary, bdellium, and benzoin or Bencape, chiele, copal, and cowrie. damar or dammar, East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) 1 c Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawe (222.) Gun-cotton, (439.) yal. not over 20 cts. per lb.	i per lt British t. per lt ed only). n 10 17, 20	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, alpaca, etc., bristles, (402.) calf., (717 a.) camels-, noils of, (717 a., S. S., 2447.) recattle-, (717 a.) goat-, common, (717 a.) Free hogs-, (717 a.)	50
Gums, aloes, ammoniac, anime, Arabic an tralian. Barbary, bdellium, and benzoin or Bencape, chiele, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawe (222.) Gun-cotton, (439.) val. not over 20 cts. per lb. 6 ct	jamin. Fi per lt Britisl t. per lt). h). 4! 10. 2.	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, al paca, etc., bristles, (402.) 15 cts. per lb. calf., (717 a.) Free raw, (717 a.) S. S., 2447.) camels-, noils of, (717 a., S. S., 2447.) Free goat, common, (717 a.) goat, common, (717 a.) Free horse-, (717 a.) Free horse-, long or short, (717 a.)	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowried damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawa (222.) Gun-cotton, (439.) val. not over 20 cts. per lb. val. over 20 cts. locks (216. S. S., 4969.)	jamin. Britisl t. per ll ed only s. per ll	0. 49 10 10 10 10 10 10 10 10 10 10 10 10 10	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts., per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, alpaca, etc., bristles, (402.) 5 calf-, (717 a.) 5 camels-, noils of, (717 a., S. S., 2447.) Free raw, (717 a. S. S., 2429.) 5 cattle-, (717 a.) 6 cattle-, (717 a.) 6 poss-, (717 a.) 7 ree horse-, long or short, (717 a.) Free human, raw, uncleaned, and not drawn, (444.) cleaned or drawn but not mfd., (444.)	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chiele, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and gualac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) 1 c Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or saws (222.) Gun-cotton, (439.) val. not over 20 cts. per lb. 6 ct val. over 20 cts. 10 ct locks, (216, S. S., 4969.) Gunny bags and gunny cloth, not cotton (341.)	jamin. Britisl t. per lt ed only s. per ll s. per ll baggin). 410 107, 200. 430. 440	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts., per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, alpaca, etc., bristles, (402.) 15 cts. per lb. calif., (717 a.) Free raw, (717 a. S. S., 2429.) cattle., (717 a.) speciatile., (717 a.) hogs-, (717 a.) horse-, long or short, (717 a.) horse-, long or short, (717 a.) human, raw, uncleaned, and not drawn, (444.) (Chinese) partly cleaned, (444, S. S., 3353.)	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chiele, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and gualac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) 1 c Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or saws (222.) Gun-cotton, (439.) val. not over 20 cts. per lb. cotton (341.) Guny bags and gunny cloth, not cotton (341.)	jamin. Britisl t. per lt ed only s. per ll s. per ll baggin). 410 107, 200. 430. 440	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, alpaca, etc., bristles, (402.) 15 cts. per lb. calf., (717 a.) Free raw, (717 a.) S. S., 2429.) cattle-, (717 a.) Free hogs-, (717 a.) Free hogs-, (717 a.) horse-, long or short, (717 a.) Free human, raw, uncleaned, and not drawn, (444.) (Chinese) partly cleaned, (444, S. S., 3353.) Yak, (717 a., S. S., 4952.) Free	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawe (222.) Gun-cotton, (439.) val. not over 20 cts. per lb. to ct val. over 20 cts. locks, (216, S. S., 4969.) Gunny bags and gunny cloth, not cotton (341.) val. at not over 10 cts. per sq. yd. 3 ct val. over 10 cts. per sq. yd. 3 ct val. over 10 cts. per sq. yd. 4 ct	jamin. Si per lt Britisl t. per lt s. per li bagging s. per l' s. per l'	0. 44 10 77, 2 2 4 4 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, al paca, etc., bristles, (402.) 15 cts. per lb. calf-, (717 a.) camels-, noils of, (717 a., S. S., 2447.) Free raw, (717 a. S. S., 2429.) cattle-, (717 a.) spectattle-, (717 a.) horse-, long or short, (717 a.) horse-, long or short, (717 a.) Free human, raw, uncleaned, and not drawn, (444.) (Chinese) partly cleaned, (444, S. S., 3353.) Yak, (717 a., S. S., 4952.) HAIR, MANUFACTURES OF:	50
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. tale and tragacanth. perdu, as opium, (120, T. R., p.569.) substitute, burnt starch, dextrine, or gum, (19.) Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawe (222.) Gun-cotton, (439.) val. not over 20 cts. per lb. 6 ct val. over 20 cts. 10 ct locks, (216, S. S., 4969.) Gunny bags and gunny cloth, not cotton (341.) val. at not over 10 cts. per sq.yd. 3 ct val. over 10 cts. per sq.yd. 3 ct val. over 10 cts. per sq.yd. 4 ct same, suitable for same uses as cotton	jamin. Si per lt Britisl t. per lt s. per li bagging s. per l' s. per l'	0. 44 10 77, 2 2 4 4 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts., per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. calf., (717 a.) Free paca, etc., bristles, (402.) 15 cts. per lb. calf., (717 a.) Free camels-, noils of, (717 a., S. S., 2447.) Free cattle-, (717 a.) goat-, common, (717 a.) hogs-, (717 a.) horse-, long or short, (717 a.) Free human, raw, uncleaned, and not drawn, (444.) (Chinese) partly cleaned, (444, S. S., 3353.) Yak, (717 a., S. S., 4952.) HAIR, MANUFACTURES OF: all mfs. of, + + +, (445, S. S., 1726.)	50
Gums, aloes, ammoniac, anime, Arabic an tralian. Barbary, bdellium, and benzoin or Bengape, chiele, copal, and cowried damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawe (222.) val. not over 20 cts. per lb. 6 ct val. over 20 cts. locks, (216, S. S., 4969.) Gunny bags and gunny cloth, not cotton (341.) val. at not over 10 cts. per sq. yd. 3 ct val. over 10 cts. per sq. yd. 4 ct same, suitable for same uses as cotton (343.)	jamin. Fil per lt Britisl t, per lt s, per ll bagging s, per l' s, per l' baggin). (4) 10 10 10 10 10 10 10 10 10 10 10 10 10	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts., (358 b.) 10 cts. per lb. (358 a.) 11 cts. per lb. (358 a.) 12 cts. per lb. (358 a.) 13 cts. per lb. (358 a.) 14 cts. per lb. (358 a.) Free camels., noils of, (717 a., S. S., 2447.) Free camels., noils of, (717 a., S. S., 2447.) 15 cts. per lb. (358 a.) Free camels., noils of, (717 a., S. S., 2447.) 16 camels., (717 a.) 17 camels., (717 a.) 18 pree cattle., (717 a.) 19 pree cattle., (717 a.) 19 pree cattle., (717 a.) 10 pree cattle., (717 a.) 10 pree cattle., (717 a.) 11 pree cattle., (717 a.) 12 pree cattle., (717 a.) 13 pree cattle., (717 a.) 14 pree cattle., (717 a.) 15 pree cattle., (717 a.) 16 pree cattle., (717 a.) 17 pree cattle., (717 a.) 18 pree cattle., (717 a.) 19 pree cattle., (717 a.) 10 pree cattle., (717 a.) 11 pree cattle., (717 a.) 12 pree cattle., (717 a.) 13 pree cattle., (717 a.) 14 pree cattle., (717 a.) 15 pree cattle., (717 a.) 16 pree cattle., (717 a.) 17 pree cattle., (717 a.) 18 pree cattle., (717 a.) 19 pree cattle., (717 a.) 10 pree cattle., (717 a.) 11 pree cattle., (717 a.) 12 pree cattle., (717 a.) 13 pree cattle., (717 a.) 14 pree cattle., (717 a.) 15 pree cattle., (717 a.) 16 pree cattle., (717 a.) 17 pree cattle., (717 a.) 18 pree cattle., (717 a.) 19 pree cattle., (717 a.) 10 pree cattle., (717 a.) 11 pree cattle., (717 a.) 12 pree cattle., (717 a.) 13 pree cattle., (717 a.) 14 pree cattle., (717 a.) 15 pre	50
Gums, aloes, ammoniac, anime, Arabic antralian. Barbary, bdellium, and benzoin or Bencape, chiele, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) 1 c Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawd (222.) Gun-cotton, (439.) val. not over 20 cts. per lb. cotton, (436.) syal. over 20 cts. locks, (216, S. S., 4969.) Gunny bags and gunny cloth, not cotton (341.) val. at not over 10 cts. per sq. yd. sawe, suitable for same uses as cotton (343.) val. at not over 7 cts. per sq. yd. 1½.	jamin. Fi per lt Britisl t. per lt s. per lt bagging s. per l' s. per l' baggin ct. per l	o. h. 44 10 20 20 20 20 20 20 20 20 20 20 20 20 20	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts., per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, alpaca, etc., bristles, (402.) 15 cts. per lb. caif., (717 a.) Free raw, (717 a., S. S., 2447.) Free raw, (717 a. S. S., 2429.) Free cattle-, (717 a.) Free goat-, common, (717 a.) Free hogs-, (717 a.) Free human, raw, uncleaned, and not drawn, (444.) (Chinese) partly cleaned, (444, S. S., 3353.) Yak, (717 a., S. S., 4952.) HAIR, MANUFACTURES OF: all mfs. of, + + +, (445, S. S., 1726.) alpaca, goat, or other animals, all cloaks overcoats, and all other outside garment	50 50 50 50 50 50 50 50 50 50 50 50 50 5
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawe (222.) Gun-cotton, (439.) val. not over 20 cts. per lb. 6 ct val. over 20 cts. 10 ct. locks, (216, S. S., 4969.) Gunny bags and gunny cloth, not cotton (341.) val. at not over 10 cts. per sq. yd. 3 ct val. over 10 cts. per sq. yd. 4 ct same, suitable for same uses as cotton (313.) val. at not over 7 cts. per sq. yd. 1½ same, val. over 7 cts. per sq. yd. 2 ct	Jamin. If per lt Britisl t. per lt s. per lt bagging s. per l' s. per l' baggin t. per l' baggin t. per l'	o. 10 11 10 10 10 10 10 10 10 1	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts. per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, al paca, etc., bristles, (402.) 15 cts. per lb. camels-, noils of, (717 a., S. S., 2447.) Free raw, (717 a.) camels-, noils of, (717 a., S. S., 2447.) free goat-, common, (717 a.) horse-, long or short, (717 a.) Free human, raw, uncleaned, and not drawn, (444. (Chinese) partly cleaned, (444, S. S., 3353.) Yak, (717 a., S. S., 4952.) HAIR, MANUFACTURES OF: all mfs. of, + + +, (445, S. S., 1726.) alpaca, goat, or other animals, all cloaks overcoats, and all other outside garment of, for ladies and children, and goods of like	50 50 50 50 50 50 50 50 50 50 50 50 50 5
Gums, aloes, ammoniac, anime, Arabic antraliam. Barbary, bdellium, and benzoin or Bencape, chiele, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawe (222.) Gun-cotton, (439) val. not over 20 cts. per lb. 6 ct val. over 20 cts. 10 ct locks, (216, S. S., 4969.) Gunny bags and gunny cloth, not cotton (341.) val. at not over 10 cts. per sq. yd. 3 ct same, suitable for same uses as cotton (343.) val. at not over 7 cts. per sq. yd. 2 ct same, val. over 7 cts. per sq. yd. 2 ct	jamin. SI per lt Britisl t. per lt s. per lt bagging s. per l' baggin t. per l' baggin t. per l'	o. n 10 17 20 5. b. b. b. b. b.	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts., per lb., (358 a.) 10 cts. per lb. val. over 30 cts., (358 b.) 12 cts. per lb. Angora goat, or mohair, same as above, alpaca, etc., bristles, (402.) 15 cts. per lb. caif., (717 a.) Free raw, (717 a., S. S., 2447.) Free raw, (717 a. S. S., 2429.) Free cattle-, (717 a.) Free goat-, common, (717 a.) Free hogs-, (717 a.) Free human, raw, uncleaned, and not drawn, (444.) (Chinese) partly cleaned, (444, S. S., 3353.) Yak, (717 a., S. S., 4952.) HAIR, MANUFACTURES OF: all mfs. of, + + +, (445, S. S., 1726.) alpaca, goat, or other animals, all cloaks overcoats, and all other outside garment	50 50 30 30 30 30 s.s. s.e e or
Gums, aloes, ammoniac, anime, Arabic at tralian. Barbary, bdellium, and benzoin or Bencape, chicle, copal, and cowrie. damar or dammar. East India. frankincense. gamboge, garbanum, and guaiac. Jeddo. mastic and myrrh. olibanum. sandarac, Senegal, shellac, and spruce. talc and tragacanth. perdu, as opium, (120, T. R., p. 569.) substitute, burnt starch, dextrine, or gum, (19.) Gun-barrels, (216.) forged and rough-bored shot-, (204.) Gun-blocks, wood, rough-hewn or sawe (222.) Gun-cotton, (439.) val. not over 20 cts. per lb. 6 ct val. over 20 cts. 10 ct. locks, (216, S. S., 4969.) Gunny bags and gunny cloth, not cotton (341.) val. at not over 10 cts. per sq. yd. 3 ct val. over 10 cts. per sq. yd. 4 ct same, suitable for same uses as cotton (343.) val. at not over 7 cts. per sq. yd. 1½ same, val. over 7 cts. per sq. yd. 2 ct	jamin. SI per lt Britisl t. per lt s. per lt bagging s. per l' baggin t. per l' baggin t. per l'	o. 44 10 77, 20 40 40 40 40 40 40 40 40 40 40 40 40 40	Hænsel's patented essential oils, (99, S. S., 5259.) HAIR UNMANUFACTURED: all kinds of animal, + + +, and excepting such as is provided for in 354 and 358 for combing and weaving, (717 a.) Free. Alpaca, goat and other like animals. according to value at the last port or place whence exported to the U. S., excluding charges at such port, viz.: val. not over 30 cts., per lb., (358 a.) 10 cts. per lb., val., over 30 cts., per lb., (358 a.) 10 cts. per lb., val., over 30 cts., (358 b.) 12 cts. per lb., val., over 30 cts., (358 b.) 15 cts. per lb. caif., (717 a.) Free camels-, noils of, (717 a., S. S., 2447.) raw, (717 a. S. S., 2429.) Free cattle-, (717 a.) goat-, common, (717 a.) horse-, long or short, (717 a.) horse-, long or short, (717 a.) Free human, raw, uncleaned, and not drawn, (444.) (Chinese) partly cleaned, (444, S. S., 3353.) Yak, (717 a., S. S., 4952.) HAIR, MANUFACTURES OF: all mfs. of, + + +, (445, S. S., 1726.) alpaca, goat, or other animals, all cloaks overcoats, and all other outside garment of, for ladies and children, and goods of like description, or used for like pps. wholly of	50 50 30 30 30 30 s.s. s.e e or

Pe	r ct.	Per	ot
HAIR, MANUFACTURES OF (continued):	1 06.	HAIR, MANUFACTURES OF (continued):	Ct.
alpaca, goat, or other animals, balmoral		laces, for bonnets, hats, or hoods, (448.)	26
skirts, or skirting, and goods of like descrip-		for upholstery- or other pps., + + +,	
tion, or used for like pps., wholly or ptly. of,		(368.) 30 cts. per lb. and	50
made up or mfd. (366,) 40 cts. per lb. and	35	netting of human hair, foundation for wigs,	
animal-, all mfs. wholly or ptly. of, $+ + +$,		(444, S. S., 1539.)	35
and not part wool, (363, a.)		nets, India-rubber and silk, S. ch val. (383,	
valued at not over 30 cts. per lb. (363 b. and f.)	0.5	S. S., 3160.)	. 50
10 cts, per lb. and	35	silk, (383.)	50
valued at over 30 and not over 40 ets. (363 c. and f.)	35	wool, wstd., or hair, (368.) 30 cts. per lb. and	50
f.) 12 cts. per lb. and valued at over 40 and not over 60 cts. (363, d.	90	oils, (99.) or head-nets. (See above, "Hair nets.")	50
and f.) 18 cts. per lb. and	35	pencils, (447.)	30
valued at over 60 and not over 80 cts. (363, e.	00	perfumeries, exc. alcoholic, (99.)	50
and f.) 24 cts. per lb. and	35	pins, according to material.	50
valued at over 80 cts. (363, g.)		plaits, for bonnets, hats, or hoods, (448.)	20
35 cents per lb. and	40	restoratives, toilet, (99.)	50
and worsted ornaments for hats, etc., (368,		rings and ringlets of human-, (442,)	35
S. S., 2893.) 30 cts. per lb. and	50	seatings. (See above, "Cloth," etc.)	
applications for, toilet preps., (99.)	50	selvedge to seatings.*	
bonnets, hats, and hoods, (400.)	30	switches of cotton-thread, as "cotton-thread,"	
bracelets, braids, chains, curls, and ringlets		under 318, (S. S., 1039, 2824.)	
of, or ch. val. of human hair, (442.)	35	trimmings for bonnets, hats, or hoods, (448.)	20
braids, plaits, laces, and trimmings of, for		dress, wholly or ptly. of alpaca-, goat-, or	
making or ornamenting bonnets, hats, or	00	other animal-, (368.) 30 cts. per lb. and	50
hoods, (448.) brushes of, (404.)	20 30	watch-guards of human hair, (444, S. S., 1603.) wigs, human hair, (444, S. S., 1366, 1539.)	35 25
calf-, cloth, wholly or ptly. of and not part W.,	30	Hake sounds, (515, S. S., 1648.) Free.	35
dtbl. under 363, at same rates as wstds., etc.		Half-duck for sails, as sail-duck, under 348, (Nov	
caps, (400.)	30	16, 1843, N. Y.)	30
materials for, (448.)	20	Half-goldleaf, same as full gold, (200, 822, April 2,	00
chains, wholly or ch. val. of human hair, (442.)	35	1863, N. Y.) \$1.50 per package of 500 leaves.	
cloth known as "crinoline cloth," (445.)	30	"Half-stuff," pulp for paper, (837 b., S. S., 1589.)	20
known as "hair seating," (446.)		Halter chains, (see "Chains.")	
30 cts. per sq. yd.*		Halter rings, as saddlery, (415.)	35
of similar description with "crinoline," +		Hamburg edgings, cotton embroideries, (325.)	40
++, (445.)	30	edgings, appraisal of, (S. S., 3601.)	
of similar description to those provided for		Hames, as saddlery, (415.)	35
in 363 are subject to same duties as wstd.		Hammer-felt, in sheets for the mf. of piano-ham-	
goods under that paragraph.	F.O.	mers, dtbl. under 362 as mf. of W., (S. S., 4827.)	
cords, (383.) 30 cts. per lb. and cosmetics for, (99.)	50	molds, dtbl. under 177, (see "Steel.") Hammers, blacksmiths', of iron or steel, (165.)	
cow- or calf-, cloths wholly or ptly. of, and not	9()	2½ cts. per lb.	
part W., are dtbl. under 363 at same rates		all others, (216.)	45
as worsteds, etc.		Hams, (254.) 2 cts. per lb.	10
curled of hogs-, for beds and mattresses, (717 b.)		Handbills, lithographic, as printed matter under	
Free.		384, (Oct. 9, 1861, N. Y.)	25
of other animals, for beds and mattresses,		Handbills, printed, all, (384.)	25
(443.)	25	Handkerchiefs, cotton, hemmed. (325.)	40
curls, of human-, (442.)	3.5	in the piece or strip, as cotton cloth.	
dressings, toilet preps., (99.)	50	single, but not hemmed, (324 a.)	35
dyes, toilet preps., (99.)	5(1	linen, (334.)	35
frizzles (curls), of human-, (442.)	35	linen and cotton lace, lace ch. val., (325, S. S., 5474.)	40
galloons, (368.) 30 cts. per lb. and	50	5474.) silk, (383.)	40 50
gimps, (368.) 30 cts. per ib. and human-, bracelets, braids, chains, curls, ring-	UU	Handle bolts of wood. (782.) Free.	00
lets, and rings of, or of which it is the		Handles for chests and drawers, according to	
comp. mat. of ch. val., (442.)	35	materials.	
all mfs. of, + + +, (444.)	35	Handsaws, (175.)	40

^{*} The question decided in Wilkins v. Arthur, and acquiesced in by the Department (S. S., 3597), was one of classification exclusively, based upon the distinction made in the late tariff laws between seatings of different widths, and had no relation, whatever, to the inclusion of the selvedge in computing the number of square yards for the asses ment of duty on the goods. The present law has abolished this distinction in classification, and imposed the same rate of duty upon all "hair seating," without regard to width. The basis of the decision, therefore, no longer exists, and as the selvedge on these, in common with that on other goods, is certainly dutiable, the principle laid down in an analogous case by a ruling of the Department. May 16, 1863, seems to me to be applicable here, to wit: that the selvedge being "an integral part of the fabric, should be included in computing the width to ascertain the square yard," for the purpose of estimating, not the rate of duty, but the amount thereof to be collected.—Editor.

Per	ct.	Per	ct.
Hangers, swords, (207 b.)	35	Hats, ornaments for, of hair and worsted, (368,	
Hard metal, part lead, (189, S. S., 3591.)			50
2 cts. per lb.		braids, cotton, for trimming,* (448, S. S.,	
Ziai a march a	35		20
	45	, (,	30
Hares' furs, undressed and not on the skin, (450,	00		30 30
000, 01, 1000, 2011)	20		30
'skins, not dressed, (706.) Free.		sparterrie for making or ornamenting, (792.) Free.	
Harmonicas, or mouth-organs, with full octaves.	25		
(200) 100 100 100 100 100 100 100 100 100	20	Hatters' irons, cast, (157.) 1½ ct. per lb. plush, of silk or of silk and cotton, (451.)	25
without full octaves, as toys under 425, (S. S.,	35	Hat trimmings or ornaments of brass or iron, (216,	20
3399, 4859.) Harmoniums, large, as musical insts., (469, T. R.,	-		45
p. 570, S. S., 2418, 2869,) (see also "Mouth-Or-		glass, imitation jet, (458, S. S., 2551.)	25
gans.")	25	Hat wire, (see "Wire.")	20
Harness, (415.)	35	Hautboys, musical insts., (469.)	25
furniture and hardware, $+ + +$, (415.)	35	Haversacks, leather, (463.)	30
Harps and harpsichords, musical insts., (469.)	25	Hawaiian Islands. Oil and bone, the production	
Harp-strings, gut, (671.) Free.		of American fisheries, shipped from these	
Hartshorn, (36.)	20	islands directly to ports of the United States,	
spirits of, so-called, or aqua ammonia, (34.)	20	under the Hawaiian flag, exempt from dis-	
part alcohol, (118.) 50 cts. per lb.		criminating duty of 10 per ct., under treaty	
Hassocks, portions of carpets or carpeting, pay		of Dec. 20, 1849, (see Dec. 28, 1864, to Secy. of	
same rates as carpeting of like description,	ļ	State, and Dec. 31, 1864, U. S. Consul, Hono-	
(378 b.)	- 1	lulu.) The following articles, being the growth	
other, (378 c.)	40	and manufacture or produce of the Ha-	
Hat-bands,* silk, or silk ch. val., (383.)	50	waiian Islands, to wit: arrowroot; castor	
bodies, cotton, (449.)	35	oil; bananas; nuts; vegetables, dried and	
· wholly or ptly. of wool, (362.)		undried, preserved and unpreserved; hides	
val. not over 80 cts. per lb. 35 cts. per lb. and	35	and skins, undressed; rice; pulu; seeds;	
val. over 80 cts. per lb. 35 cts. per lb. and	40	plants; shrubs, or trees; muscovado, brown,	
Hatchets, (216.)	45	and all other unrefined sugar, meaning	
Hat-linings, according to materials.		hereby the grades of sugar heretofore com-	
Hats, bonnets and hoods of straw, chip, grass,		monly imported from the Hawaiian Islands,	
palm-leaf, willow; or other vegetable sub-		and now known in the markets of San Fran-	
stance, or of hair, whalebone, or other ma-	30	cisco and Portland as "Sandwich Island	
terial, + + +, (400.)	90	sugar;" syrups of sugar-cane, melado, and molasses; tallow, (Pt. I., 2232, and 2371 to	
same, trimmed with silk ribbon and artfl. flow-	50	2381, S. S., 2962.) Free.	
ers, (363, 822, S. S., 2740, 2866.)	50	Hawaii, mfs. from, must be of native mat. to be	
feathers and flowers for, (429 b.) fur-felt, silk trimming ch. v.,* (363, S. S., 3542.)	50	free under treaty, (S. S., 4202.)	
of felt, rosin, etc., for miners' use, (400, S. S.,		Hawaiian sugar above No. 20, D. S., dtbl., (S. S.,	
4735.)	30	3262,)	
of pith covered with wstd., (400, S. S., 4715.)	30	Hawaiian wool skins, W. dtbl., (S. S., 3414.)	
pith or bamboo ch. v., lined with silk and cov-		Hay, (273.) \$2 per ton.	
ered with C. or L., (400, S. S., 3557.)	30	knives, (216, March 30, 1865, Boston.)	45
of wool or part wool (363):		tare allowed for weight of wood and wire used	
val. at not over 30 cts. per 1b., (363 b. and f.)		in baling, (S. S., 4932.)	
10 cts. per lb. and	35	Hazel-nuts, (305.) 2 cts. per lb.	
val. at over 30 and not over 40 cts., (363 c.		Heading-blocks, (222.)	20
and f.) 12 cts. per lb, and	35	bolts, (761.) Free.	
val. at over 40 and not over 60 cts., (363 d.		Headings of barrels, casks, etc., (233, T. R., p.	
and f .) 18 ets. per lb. and	35	592.)	3
val. at over 60 and not over 80 cts., (363 e.	0.5	Headings of hogsheads, casks., etc., wood for,	C
and f .) 24 cts. per lb. and	35	sawed or split only, (234, S. S., 3863.)	20
val. at over 80 cts., (363 g.) 35 cts. per lb. and	40	"Heading-staves," so-called, (234, S. S., 3863.) "Head-linings" for barrels, (233, S. S., 3903.)	20
braids, plaits, flats, laces, trimmings, tissues,		Head or hair-nets, silk, (383.)	5i
willow sheets, and squares, used for making	20	and the second s	-
or ornamenting, (448.)	20	waster, woor, or mair, (ooc.) or etc. per ib. and	U

^{*} Under the ruling of the U. S. Supreme Court in Zimmerman v. Arthur, referred to in Department decision, S. S., 5542, it is doubtful whether all such goods of whatever material, fit for hat-bands exclusively, should not be classified under 448 at a duty of 20 per cent. But it will be observed in regard to the very article embraced in that ruling, ("cotton hat-braids,") the former provisions in both the cotton schedule and that for "hat materials," for braids and trimmings, were modified by the words, "not otherwise provided for," while under the present haw there is no such limitation in 325 as to cotton trimmings, but on the other hand that for hat materials (448) expressly limits its operations to "materials not specially enumerated or provided for in this act." The question then arises whether in this limitation of the word "material" such articles or materials as are specially enumerated or provided for in the act, even in general terms, are not excluded. And query whether the clause "composed of straw, chip," etc., was not intended to apply to the "hats, bonnets, and hoods," rather than to the materials embraced in this paragraph?—Editors.

Pow	ot :	Den	
Mealds, old, worn out, and fit only for re-mf.,	ct.	Hinges, gold, silver, or German silver, (216.)	et. 45
(837 a., S. S., 592.)	10	Hobby horses, toys for children, (425.)	35
Hedge or garden shears, (216. March 30, 1865,		Hob-nails, (168.) 4 cts. per lb.	
Boston.)	45	Hods, coal-, metal, (216.)	45
Hellebore root, cr., (636.) Free.	10	Hoes, iron or steel, (216.)	45
not cr., (94.) Hemlock bark, cr., (636.) Free.	10	Hoff, Johann's malt extract, (99, S. S., 2867, 4834.) Hoffman's anodyne, (170.) 30 cts. per Ib.	50
not cr., (94.)	10	Hogs' hair, curled for beds and mattresses, (717 b.)	
extracts, for tanning, (20.)	20	Free.	
lumber, (see "Wood.")		not curled or mfd., (717 a.) Free.	
seed and leaf, or conium cicuta, cr., (636.) Free.		Hogsheads, empty, (231.)	30
not cr., (94.)	10	Hollands, brown, (see "Linens.")	
Hemp, all unenumerated mfs. wholly or ptly. of, (hemp ch. val.) other than such as can be		Hollow-ware, cast-iron, (157.) 1½ ct. per lb. same, coated, glazed, or tinned, (201.)	
measured by the sq. yd., (350, July 2, 1862,		3 cts. per lb.	
Boston.)	35	other, of metal, (216.)	45
bagging for cotton and other mfs., $+++$, suit-		same, if coated, glazed, or tinned, (201.)	40
able to the uses for which cotton-bagging is		3 cts. per 1b.	
applied, wholly or in part of hemp, (343.)		Hones, and whetstones, (720.)	
val. at not over 7 cts. per sq. yd. 1½ ct. per lb.		Honey, (274.) 20 cts. per gal.	
val. over 7 cts. 2 cts. per lb.		Honey-water, cosmetic, (99.)	50
bagging and bags, and like mfs., $+ + +$, other		Hong-Kong silver dollars, invoice value = to U. S. gold dollars, (S. S., 3290.)	
than above, wholly or in part of hemp, (342.)		Hoods, for men, women, and children, $all_1 + + +$.	30
baled, no tare for hemp ropes used on it, (S.S.,		braids, plaits, flats, laces, trimmings, tissues,	
4957.) bale rope of, (350, April 21, 1858, N. Y.)	95	willow sheets and squares, used for making	
carpeting of, (377.) 6 cts. per sq. yd.	3 5	or ornamenting of, (448.)	20
cloths of, other than above, (see "Linens.")		Hoofs, (512.) Free:	0"
cod-lines, (350, S. S., 1358.)	3 5	Hooks and eyes, gilt or plated, (210.) same of other metals, (216.)	35 45
half duck, for sails, as sail-duck, (348, Nov. 16,		fish-, (216.)	45
1843, N. Y. and Boston.)	30	reaping- or grass-, (216.)	45
Indian, a cr. drug, (636.) rags for making paper, (753 a.) Free.		Hoop-iron, splayed and punched in lengths for	
sail-duck, or canvas for sails, (348.)	30	barrel-hoops, dtbl. under 154 b., (S. S., 5194,)	
sash cord, (350, S. S., 487.)	35	(866 "Iron.")	
seed, (452.)		Hoops, wood, finished for use, (233, T. R., p. 592, S. S., 3903.)	35
seed oil, (28.) 10 cts. per gal.		iron, (see "Iron, mfs. of.")	00
sheetings, (349.)	35	Hoop timber, rough, (234, S. S., 3035.)	20
sunn-, or brown, (333 b.) \$15 per ton. tow of, or codilla, (330.) \$10 per ton,		round, in bark, 6 to 14 inches diameter, (734,	
tow of, or codilla, (330.) \$10 per ton, thread for mfg. hat-braids, (350, S. S., 4317.)	35	S. S., 3627.) Free.	
unmfd., Russia and other; also India, Manila,	400	Hop poles, cedar or other, unmfd., (722.) Free.	
and other like substitutes for hemp, (331, Jan.		Hops, (275.) 8 cts. per lb. roots of, for cultivation, (721.) Free.	
4, 1871, N. Y.) \$25 per ton.		Horn combs, (419.)	30
unmfd., called "Italian flax," but really hemp,		Horn, mfs. of, $+ + +$, (399.)	30
(331, Oct. 24, 1859.) \$25 per ton.		pith, unmfd., (513, S. S., 4786.) Free.	
waste, for paper-stock, (754.) Free. yarns of, (335.)	35	sizing, (837 b., S. S., 4750, 4786.)	20
Henbane, leaf, cr., (636.) Free.	50	plates for lanterns, (399.)	30
Henry's magnesia, (99.)	50	strips, (513, S. S., 1229.) Free. tips, (513.) Free.	
Herrings, (see "Fish.")		Horns, boat-, and post-, brass or tin, (469, S. S.,	
Heva-yerba or Brazilian tea, (837 b., S. S., 3909.)	20	5217.)	25
Hide cuttings, raw, with or without the hair on, (511.)		Horns of animals, and parts of, unmfd., (513.)	
Hide rope, (718.) Free.		Free.	
Hides, ptly. cured, (837 b., S. S., 3464.)	20	toy-, (425.)	35
ptly. tanned, (461, S. S., 4802.)	20	Horse-clippers, (216, S. S., 5327.)	45 25
raw, hair removed by liming, (719 a., S. S., 3720.)		shears, (197, S. S., 3195.) shoes, iron or steel, (162.) 2 cts. per lb.	35
Free.		Horsehair, unmfd., (717 a) Free.	
raw or uncured, whether dry, salted, or pickled, (719 a.)		Horses, living, (252.)	20
tanned, (see "Leather.")		living, of immigrants, other than "teams," (252,	
walrus, tanned, but not dressed and finished.		S. S., 183, 1740, 2741.)	20
(461, S. S., 4888.)	20	teams of, (see "Immigrants.")	
Hinge-blanks, (164.) 2½ cts. per lb.		Horseshoe iron, (see "Iron.") nails, (168.) 4 cts. per lb.	
Hinges and butts, iron, finished, (164.) 2½ cts. per lb.		nails, (168.) 4 cts. per lb. Hose, leather, (463.)	30
brass, (216.)	45	of rubber and textile fabrics, (453)	30
copper, (216.)	45	other, (see "Hosiery.")	

Per	ct.		r et.
Hosiery, cotton, or cotton ch. val., knit by hand,	40	Imitation, or mock jewelry, (459)	25
and no part wool, wstd., or hair, (323.) same, wholly cotton, or cotton ch. val., and no	40	pearls or glass beads if jewelry, (459.)	25
		precious stones, of glass or paste, not set,	
part wool, wstd., or hair, fashioned, narrowed or shaped wholly or in part by knitting ma-		(420.)	10
chines or frames, (323.)	40	of real jet articles, (458, S. S., 3197.)	25
same, wholly of cotton, made on knitting ma-	40	of jet other than above, of rubber, (454, S. S., 3197.)	05
chines or frames and $++$, (322.)	35	saffron, (837 b., S. S., 3330.)	25
cotton emb with wool, (366, S. S., 4124.)	00	Imitations, or models in papier mache of anatom-	20
40 cts. per lb. and	35	ical and botanical specimens, (472, S. S., 1767.)	30
silk, (383.)	50	Immediate transportation goods, labelling of	90
silk and cotton, S. ch. val., (383, Oct. 26, 1867,		(S. S., 3812.)	
and Oct. 19th, 1868, N. Y.)	50	goods, manifests to be verified by collectors,	
wholly or ptly. of wool, wstd., or animal hair,		(S. S., 3882.)	
dtbl. under 363, (see "Worsteds.")		new regs., (S. S., 4582.)	
Hour-glasses, (143.)	45	of plants and roots, (S. S., 3726.)	
Household effects of persons or families from for-		Immigrants' effects, to wit:	
eign countries, which have been in actual		all wearing apparel, in actual use, and other	
use abroad by them not less than one year.		personal effects* (not merchandise), pro-	
and not intended for any other person or for		fessional books, implements, instruments,	
sale, (662, see T. D., 46, and S. S., 2724, 2768.)		and tools of trade, occupation, or employ-	
Free.		ment, of persons arriving in the U.S. But	
not merchandise, of citizens dying abroad, (757.)		not to include machinery or other articles	
furniture, finished, (230.)	35	impt. for use in any mfg. establishment or for	
rough or in piece, (229.)	30	sale, (815, T. D., 23, 46, and 94.) Free.	
Hubs, for wheels, rough-hewn or sawed only,		books, household effects, libraries or parts	
(222, S. S., 3863)	20	thereof, in use of persons or families from for-	
further mfd., (233.)	35	eign countries, which have been in actual use	
Huckabacks, linen, (334.)	35	abroad by them not less than one year, and	
Human hair, and mfs. of, (see "Hair.")		are not intended for other persons nor for	
Human skeletons and other preps. of anatomy,		sale, (662, T. D., 23, 46, and 94.) Free.	
(787.) Free.		entry by others than owners, (S. S., 4671.)	
Hungary water, cosmetic, (99.)	50	from Canada, oath on entry, (S. S., 4831.) teams of animals,† including their harness and	
Hyacinth bulbs, (405,)	20	tackle and the wagons or other vehicles drawn	
Hydrate of potash, (63, S. S., 3940.)	20	by them, actually owned by persons immi-	
Hydrodate of potash, (65.) 50 cts. per lb.		grating to the U. S. with their families, and	
Hydrobromic acid, (594.) Free. Hydrocarbonate of lime, same as whiting, (45,		in actual use for the purpose of such immigra-	
July 27, 1866, E. G.,) dry, ½ ct. per lb.		tion, under regulations, (642 b., and see	
ground in oil. 1 ct. per lb.		Regs., art. 384; also T. D., 23, 46, and 94, and	
Hydrocyanic acid, (594.) Free.		S. S , 2388, 2724.) Free.	
Hydrogen peroxide, (92.)	25	teams, when not free under 642 b., (S. S., 4136.)	
Hydrometers, (475.)	35	who are, (S. S., 3666.)	
Hygrometers, (475, S. S., 4826.)	35	Implements, etc., as above, of persons arriving in	
Hyoscyamia, (92.)	25	the U.S., (815, and notes.) Free.	
Hyoscyamus, or henbane leaf, cr., (636.) Free.		Importations by mail, (S. S., 3228, 3516.)	
Hypophosphorous solution acid, (594.) Free.		of not over \$100, entry of, without invoice under	
Hyposulphate of soda, (92.)	25	1849 restricted, (S. S., 4622.)	
		Inclined planes, iron for. (See "Iron bars.")	
		Indecent articles, importation prohibited, (839,	
I.		840, and Regs., art. 315.)	
Ice, (723.) Free.		India hemps, (331.) \$25 per ton.	
Iceland moss, cr., (636.) Free.	10	madder or munjeet, ground and prepared, and	
not crude, (94.)	10	extracts of, (547.) Free. malacca joints, as canes, unfinished, (409, July	
Illuminating oil if product or preparation of coal-tar, (81, 83.)	20	7, 1865, Boston.)	20
other kinds, essential, expressed, distilled, or	20	the same, not further mfd. than cut into suitable	20
rendered, (92.)	25	lengths for the mfs. into which they are in-	
petroleum or rock, crude, (837 a.)	10	tended to be converted, (725.) Free.	
refined, (837 b.)	20	Indian corn or maize, (263.)	
Illustrated books, maps, and charts, ++, (384.)	25	10 cts. per bush. of 56 lbs.	
Imitation ext. of madder, (837 b., S. S., 4989.)	20	goods for presents, souvenirs, or mementoes,	
jewelry, entirely of metals, for hat and bonnet		no longer free, (S. S., 376.)	
trimmings, (216, S. S., 5257.)	45	hemp, crude drug, (636.) Free.	

* Personal effects of immigrants must be imported within six months before or after the owner's arrival. IS. S., 1296.)
† Held not to apply to trotting horses used as such in Canada, and of high value for their speed, and brought thence by an immigrant to be used here for the same purpose, (S. S., 1740.)

Doz	o.t	Pow	nt.
Indian meal, (265.) 10 cts. per bush. of 48 lbs.	Ct.	India-rubber manufactures (continued):	Cu.
peltries or other proper goods and effects of		inhalers, according to comp. ch. val., (823.)	
whatever nature, of Indians passing or re-		injection bags or syringes, metal plated ch.	
passing our northern boundary, if not in		val., (210.) sane, metal other than gilt or plated ch. val.,	35
bales or other large packages unusual among them, (836.) Free.		(216.)	45
red, (87.)	25	jet imitations of "rubber jewelry," so-called,	
India-rubber, as follows, to wit:		(458, S. S., 1605.)	25
crude and milk of, (724.)		mfs. of rubber and cotton, C. ch. val., dtbl. at	
in colored sheets or cakes, for dentists' use, ptly.		highest rates on cottons of like description, (823-4.)	
vulcanized, but requiring further mf. to fit it		mfs. wholly of, not fabrics, $+ + +$, (454.)	25
for use, (454, S. S., 3966.)	25	match boxes, with sides fastened by small	
in para sheets, cakes, or other forms, advanced beyond crude, but not vulcanized in any de-		brass pins or nails, (454, S. S., 4829.)	25
gree, or otherwise mfd , (454, S. S., 3966.)	25	mats, not wholly vegetable, (378 c., S. S., 656.) made of old rubber boots and shoes, (454,	40
rolled in sheets of uniform width and thick-		S. S., 4252.)	25
ness, partially mfd., (454, S. S., 3966.)	25	nipple-shields, rubber, glass, and metal, ac-	
rough sheets of, crude, (724, S. S., 3718.) Free. strips or cords of, slightly colored, for mf. of		cording to mat. of ch. val., (823.)	
webbing, artificial flowers and other articles,		nipples, all rubber, (454.)	25
(454, S., S., 3625.)	25	old springs, only fit for remf., (454, S.S., 2046.) pessaries, (454.)	25 25
India-rubber Manufactures, viz.:		pouches or bags, (see above, "India-rubber	20
India-rubber and cotton belts, (453, S S., 3212.)	30	bags," etc.)	
and cotton cloth, prep. with carbolic acid for		pouches, tobacco, (all rubber,) for holding	
med. pps., (93, S. S., 4531)	25	chewing tobacco, (454, S. S., 3766.)	25
and cotton mfs, C. ch. val., dtbl. at highest		same, part iron, iron ch. val., (216.) same, of larger size, for holding smoking to-	45
rates on cottons of like character, (823-4.) and cotton mfs., rubber ch. val., (453.)	30	bacco, (476, S. S., 4258.)	70
and silk mfs., S. ch. val., (383, 823.)	50	setons, (453.)	30
and silk mfs., rubber ch. val., (453.)	30	shoes and boots, wholly of, (455.)	25
arctic boots and shoes, so-called, of rubber	40	same, differing from the ordinary only in	
and wool, (367, S. S., 1530.) 45 cts. per lb. and articles wholly of, $+ + + +$, (454.)	40 25	having felted linings, part wool, (455, S. S., 1536.)	25
bags or pouches, wholly of, thick and solid	-0	same, "Arctic-, 'so-called, (see above, "India-	20
enough for inflation with gas, (454, S. S.,		rubber Arctic boots and shoes.")	
1414, 1865, 5390.)	25	shoes and boots, old and fit only for remf.,	
bags or pouches, small, for mf. of toy balloons, (454, S. S., 1865.)	25	(455, S. S., 5589.) stomach-tubes, (453.)	25 30
balloons, complete, for toys, (425 S. S., 5390.)	35	surgical appliances wholly or ptly. of, dtbl.	30
balloons, and wooden whistles for, not at-		as rubber mfs. or fabrics according to char-	
tached, but packed in same cases with, (425,		acter, under 453 or 454, (S. S., 5520.)	
'S. S., 5390.)	3.5	textile fabrics, scraps of, + +, as rags, (481,	40
balls, hollow, decorated and painted in colors, as toys, (425, S. S., 2880.)	35	S. S., 5620.) webbing, (495, S. S., 4220.)	10 35
balls, solid, for children, from ½ inch to $2\frac{1}{2}$	(,,,	whistling dolls, (see above, "India-rubber	00
inches diameter, as toys, (425, S. S., 688.)	35	dolls.")	
balls, larger sizes, wholly of rubber, not chil-	0.5	India, camels' hair, or cashmere shawls, (367, S.	40
dren's toys, (454, S. S., 688.) bathing dolls, (425, S. S., 3394.)	25 35	S., 1535.) 45 cts. per lb. and Indigo, real and artificial, (537.) Free.	40
belting or endless belts, rubber and cotton,	00	auxiliary, as zinc-dust, (837 b., S. S., 3428.)	20
(453, S. S., 3212.)	30	carmined, (22.)	10
boots, (see below, "India-rubber shoes," etc.)		other extracts of, (22.)	10
bougies, rubber ch. val., (453.)	30 30	paste, (22.)	10
braces, rubber ch. val., (453.) catheters, rubber ch. val., (453.)	30	powdered but not carmined,* (537, S. S., 3592.) Free.	
cloth, cotton foundations, C. ch. val., (324 a.,	00	Indigotine, or pulv. carmined indigo, (22, S. S.,	
823.)	35	3953.)	20
same, rubber ch. val., (453.)	30	Infusions, all known as non-alcoholic med. preps.,	0-
same, linen foundations, according to comp. mat. of ch. val., (823.)		+ + + +, (92.) Ingots or cogged ingots, iron or steel, for tires and	25
dolls, (425.)	35	wheels for railway pps., (179 b.) 2 cts. per lb.	
bathing and whistling, (425, S. S., 3394.)	35	others of steel, dtbl. under 177, (see "Steel.")	
fabrics, wholly or ptly. of, $+ + + +$, (453.)	30		
glove-cleaners, (454, S. S., 2586.)	25	(127, S. S., 3276.) Inks of all kinds, and ink-powders, (456.)	55 20
gusset-web, silk ch. val., (383, S. S., 3696.)	90	THES OF ALL KINGS, and THE-powders, (400.)	30

^{* &}quot;Care must be taken in classifying indigo to distinguish between indigo which has been merely ground and the carmined indigo, which under the law is subject to duty," (S. S., 3592.)

Ink-stands, china or earthen-ware, plain (125-), same, decorated, (125-), same, decorated, (125-), same, sand and other materials, according to quality and class. glass and other materials, according to compmat. of ch. val., (623, 8. S., 3377.) porcelain, plain white, (126-), gilded or ornamented, (125-), wholly of gith or plated metal, (210-) wholly of other metal, (216-), wholly of other metal, (216-) Insect-powder, (637-), S. S., 2264-) Insect, (637-), S. S., 2264-) Insect, (637-), S. S., 2264-) Insectings, cotton, (225-) Insectings, cotton, (225-) Insectings, cotton, (225-) Institutions, "educational, books, maps, charts, not more than 2 copies in one invoice; (600) regallas, gems, statues, statuary and specimens of sculpture, sp. impt. in good faith, for the second of more than 2 copies in one invoice; (600) reseminary of learning, (771-) Free, national, works of art, impt. expressly for presentation to, (819-b) respilosophical and scientific apparatus, instruments, and preparations, statuary, casts of marble, bronze, alabaster, or plaster of Paris, paintings, frawings, and etchings, sp. impl. in good faith, for the use of any institution incorporated or established for religious, philosophical, educational, scientific or literary ps. and not intended for sale, (789-) same, small, for use in concert, (169, 8. 8., 884-), same, small, for use in concert, (169, 8. 8., 884-), same, small for use in telegraphy or other, according to material. Insultantions, models of animals, + + +, (655) same, usual cases for, same duty as instruments, and of societies.") professional, of immigrants, (see" 'Immigrants.") Insultantions, metal and slike completed, (469, 8. 8., 845.) same, small, for use in telegraphy or other, according to material. Insultantions, models of both to article or articles shall be deemed a model which can be fitted for use, (78.) same, small, of timmigrants, (see" 'Immigrants.'') Insultantions, models of the principle of the principle of the principle of the principle of the pri	Par	et)	Por	ct
glass, as other glass-ware, according to quality and class. glass and other materials, according to compmat, of ch. val., (223, S. S., 3377.) porcelain, plain white, (126) glided or ornamented, (125) wholly of other metal, (216) wholly of other metal, (216) slinesct.powder, (337 b, S. S., 2364) Insects, dried, med., cr. (856) Insect.powder, (37 b, S. S., 2364) Insects, dried, med., cr. (856) Insect.powder, (37 b, S. S., 2364) Insects, dried, med., cr. (856) Insect.powder, (37 b, S. S., 2364) Insects, dried, med., cr. (856) Insect.powder, (37 b, S. S., 2364) Insect.powder, (38 b, S., 2464) Insec				04
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porter, (S. S., 4456.) in what currency to be made out, (1840.) same, rules when made out in depreciated cur- round, under ¾ inch diameter, (148 a.) 1 ct. per lb. round, under ¾ inch diameter, (148 a.)				
same, rules when made out in depreciated cur-	porter, (S. S., 4456.)			
demo, rates when made out in depression in the second in t				
TURE TO THE PARTY OF THE PARTY	rency, (1865, also post, Part IV., p. 8.)			

^{*} The sale or distribution of articles imported free under 660 or 771, subjects them to seizure and forfeiture, (S. S., 3186. See same for form of oath)

Per ct.

Iron, unmanufactured (continued):

round, in coils less than 1% inch diameter,

(150.)

1.% ct. per lb.

(150.) 1_{10}^{2} ct. per lb. round, in rods less than $\frac{7}{10}$ inch diameter, (150.) 1_{10}^{2} ct. per lb.

square, not under 3/4 inch square, (148 a.)

1 ct. per lb.

square, under 3/4 inch square, (148 b.)

 1_{10} ct. per lb. bars or shapes of rolled iron, + + + +, (150.)

1,2 ct. per lb.

forgings of iron or forged iron, of whatever shape, or in whatever stage of mf., + + + +, (167.) $2\frac{1}{2}$ cts. per lb.

provided, that all iron in slabs, blooms, loops, or other forms, less finished than iron in bars, and more advanced than pig iron, (except castings,) shall be rated as iron in bars, and pay duty accordingly, and none of the above shall pay a less rate of duty than 35 per ct. ad valorem, (148 c.)

provided further, that all iron bars, blooms, billets, or sizes or shapes of any kind, in the mf. of which charcoal is used as fuel, shall be subject to a duty of (148 d.) \$22 per ton.

also provided, that on all iron bars, rods, or strips of whatever shape, and on all iron bars of irregular shape or section, cold-rolled, cold-hammered, or polished in any way, in addition to the ordinary process of hot-rolling or hammering, there shall be paid besides the rates imposed on such ordinarily hot-rolled or hammered iron, (177 d.)

¼ of a ct. per lb. in addition.

Boiler or other plate-, sheared or unsheared, and

skelp-iron, sheared or rolled in grooves, (151 a.)

114 ct. per lb.

The same, galvanized or coated with zinc or spelter, or other metals, or any alloy of those metals, (151 c.)

¾ of a ct. per lb. additional = 2 cts. per lb. bar, of mixed grades; the proportion subject to higher rate must be considerable to subject the whole invoice to the higher rate, (S. S.,5436.)

bar-ends, dtbl. as bar-iron under 148, (S. S., 3624.) billets.

blooms.

loops,

slabs, and

other forms of iron (except castings,) less finished than iron in bars, and more advanced than pig-iron, to be rated as iron in bars, and pay duty accordingly, but in no case less than 35 per ct., (148 c.)

all bars, blooms, billets, or sizes or shapes of any kind, in the mf. of which charcoal is used as fuel, is subject to a duty, (148 d.) of \$22 per ton.

charcoal, (see last item above.)

"Iron dirt," so-called, i. e., the rust and scalings impt. with old scrap-iron, no allowance for weight of, (S. S., 4881.)

flat, with longitudinal ribs for the mf. of fencing, (180 b.) for a ct. per lb. forgings of, or forged iron, of whatever shape

or stage of mf., + + +, (167.) 2½ cts. per lb. forgings of, for vessels, steam-engines, and lo-

comotives, or pts. thereof, weighing not less than 25 lbs. each, (163.) 2 cts. per lb. Iron, unmanufactured (continued):

gas-strips, rolled in pieces 17 to 18 feet long, 8 inches wide and $^{3}_{6}$ inch thick, (150, S. S., 1437.) $^{1}_{10}$ ct. per lb.

hammered forgings from scrap, (167, S. S., 4898.)
2½ cts. per lb.

hoop-, cut into lengths for hoops, but not further mfd., classified as hoop-iron, (S.S., 274.)

hoop-, (see above, "Band," etc.)

horseshoe, and all similar iron, should be classified as bar-, or flat-, according to size under 148, regardless of length, designation, or quality, (S. S., 1587.)

kentledge, (145.)

manganese-, as "spiegeleisen," (145, S. S., 1991.)

nd of a ct. per lb.

moisic, dtbl. as other iron of like condition, grade, or stage of mf., (Pt. I., 2183.)

new pieces of, not dtbl. as scrap, but as iron of the description from which it is taken, (S.S., 302.)

octagonal bar iron, (150, S. S., 1790.)

octagonal-shaped, from Gothenberg, (150, S. S., 364.) 1_{10}^{2} ct. per lb.

ore, including manganiferous iron ore, and the dross or residuum from burnt pyrites, (144 a.)

75 cts, per ton

ore, sulphur-, as pyrites, or sulphuret of iron in its natural state, containing not over $3\frac{1}{2}$ per ct. of copper, $(144 \ b.)$ 75 cts. per ton. but ore containing more than 2 per ct. of copper pays in add. to above rate for the copper it contains, $(144 \ c.)$

2½ cts. per lb. add. ores, no allowance for moisture under former laws, (S. S, 4183.)

pig-, (145.)

pìg-, or in eastings, not included in provisions
of 834, (S. S., 4941.)

plate, (see below "Sheet," etc., also "Boiler or other plate," above.)

railway bars, weighing over 25 lbs. to the yard, (146.)

170 of a ct. per lb.
railway bars, part steel, weighing over 25 lbs.
to the yard, (147.)

\$17 per ton.

rods, tare for weight of bands securing, (S. S., 3513.)

rolled, in bars or shapes, + + +, (150.)

round, in coils or rods, less than $\frac{1}{10}$ ct. per lb. round, in coils or rods, less than $\frac{7}{10}$ inch diameter, (150.) $\frac{1}{10}$ ct. per lb.

scrap-, wrought or cast, (145.) 13 of a ct. per lb. but nothing deemed scrap-iron except waste or refuse iron that has been in actual use, and is fit only to be re-mfd, (145.)

scroll, (see above, "Band," etc.)

Sheet-, or plate-, other than above specified, viz.:

common or black, thinner than 1½ inch, and not thinner than No. 20 wire gauge, (151 b.)

1,6 ct per lb.

thinner than No. 20 and not thinner than No. 25 wire gauge, (151 b.)

1 $^{2}_{10}$ ct. per lb. thinner than No. 25, and not thinner than No. 29 wire gauge, (151 b.)

1 $^{5}_{10}$ ct. per lb.

thinner than No. 29 wire gauge, (151 b.) all the above when cold-rolled and pickled or cleaned by acid or otherwise, must pay, in addition to the above rates, (152 b.)

1/4 ct. per lb.

Per ct.

30

45

45

45

Per ct.

Iron, unmanufactured (continued):

all commercially known as common or black tagger's iron, in boxes, bundles, or otherwise, (151 b.)

same, cold-rolled and pickled, or cleaned by acid or otherwise, (152 b.) 1/4 ct. per lb. and corrugated or crimped, (153 b.) 1,4 ct. per lb. polished, planished, or glanced, by whatever name designated, (152 a.) 21% cts. per lb. plate-, or tagger's iron, all, (except the above polished, or glanced,) cold-rolled and pickled or cleaned by acid or otherwise, pays, in addition to the duty imposed on the corresponding gauges of common or black sheet or tagger's iron, (152 b.)

1/4 of a ct. per lb. additional. or plate-, all articles, + + +, (whether wholly or ptly. mf1.,) made from sheet, plate, hoop, band, or scroll iron, or of which either of these shall be the material of ch. val. must pay in addition to the duty on such iron, (154 b.)

1/4 of a ct. per lb. additional. sheets and plates, galvanized, or coated with zinc, spelter, or other metals, or any alloy thereof, excepting tin plates, terne plates, and tagger's tin, pay in addition to the duties thereon when not so covered, (151 c.)

34 of a ct. per lb. additional. sheets or plates, or tagger's iron, coated with tin or lead, or with a mixture in part of these, by dipping or otherwise, and commercially known as tin plates, terne plates, and tagger's tin. (153 a.) 1 ct. per lb.

"slab-iron," so-called, for mf. of fire- and burglar-proof safes, dtbl. either as plate or sheet iron, according to its thickness, (S. S., 1701.)

spiegeleisen, (145.) 3 of a ct. per lb. strips, or hoop-iron, cut into lengths and ends punched, pays duty as hoop-iron and 1/4 of a

ct. per lb, in add., under 154 b., (S. S., 3824.) tagger's, commercially known as common or black, in boxes, bundles, or otherwise, (151 b.) same, cold-rolled and pickled, or cleaned by

acid or otherwise, (152 b.) 1/4 of a ct. perlb. and 30 tank plates cut to sizes and punched, (151 a., S. S., 4783.) 11/4 ct. per lb.

wire galvanized, damage from rust not allowable, (S. S., 4652.)

wire rods in coils over 3 and under 7 of an inch diameter, dtbl. under 150, (S. S., 608.)

1,2 ct. per lb. same, not over is inch pays same duty as wire under 182 a., (S. S., 2759, 3887.)

wire rods, round in coils and loops, for the mf. of rivets, screws, nails, and fences, not lighter than No. 5, w. g., val. at not over 31/2 cts. per 1b., (180 α.) ⁶₁₀ of a ct. per lb.

wrought scrap-, new pieces, such as punchings and clippings, (148 a., S. S., 4115.) 1 ct. per lb. wrought for ships, or parts thereof, weighing each not less than 25 lbs., (163.) 2 cts. per lb.

Iron, unmanufactured (continued):

no allowance or reduction of duties for partial loss or damage, in consequence of rust or discoloration, to be made upon any description of iron or steel, or upon any ptly. mfd. article of iron or steel, or upon any mf. of iron and steel, (184.)

provided, That all metal produced from iron or its ares, which is cast and malleable of whatever description or form, without regard to the percentage of carbon contained therein, whether produced by cementation, or converted, cast, or made from iron or its ores by the crucible, Bessemer, pneumatic, Thomas-Gilchrist, basic, Siemens-Martin, or openhearth process, or by the equivalent of either, or by the combination of two or more of the processes, or their equivalents, or by any fusion or other process which produces from iron or its ores a metal either granular or fibrous in structure, which is cast and malleable, excepting what is known as malleable iron castings, shall be classed and denominated as steel, (183 b.)

IRON, MANUFACTURES OF, as follows:

*all castings, + + +, (157.) 11/4 ct. per lb. all malleable, + + + +, (161.) 2 cts. per lb. all mfs. wholly or ptly. of, + + +, (216.)

all metal converted, cast, or made from, by the Bessemer or pneumatic process, classed as steel, (see above, last proviso.)

anchors, or parts of, (163.) 2 cts. per lb. anchors and cable-chains, broken, rusty, or old, unfit for use, dtbl. as "scrap-iron," but not so if fit for use as such by repairs, (S. S., 365.)

andirons, cast, (157.) 11/4 ct. per lb. 2 cts. per 1b. anvils, (163.) axle-bars, (166.) 21/2 cts. per lb. blanks, (166.) 21/2 cts. per lb. axles, or parts of, (166.) 21/2 cts. per lb. forgings for, without reference to the stage or state of mf., (166.) 21/2 cts. per lb.

with boxes, bolts, nuts, etc., fitted and attached, (166, S. S., 3207.) 21/2 cts. per lb. bedscrews, (216.)

blacksmiths' hammers and sledges, (165.)

2½ cts. per lb. board nails and spikes, cut, (158.) 11/4 ct. per lb. board nails, wrought, (168.) 4 cts. per lb. bolt-blanks, (164.) 21/2 cts. per lb.

bolts to fasten doors, etc., (216.)

wrought, with or without threads or nuts, 21/2 cts. per lb. (164.)

brads, sprigs, and tacks cut, not over 16 oz. to the M., (159.) 21/2 cts. per M. The same, exceeding 16 oz. to the M., (159)

3 cts. per lb. butts and hinges, finished, (164.) 21/2 cts. per lb. 21/2 cts. per lb.

blanks for, (164.) cables and cable-chains, and parts of,† of iron, not less than 3/4 inch diameter (171.)

13/4 ct. per lb.

same, less than 3/4 inch diameter. 2 cts. per lb.

* Certain so-called "art castings" of iron and steel, which had been "manipulated, manufactured, smoothed, and finished" so as to constitute them manufactures, were held dutiable as mfs. of iron and steel respectively, (S. S. 2735.)

[†] Nochains under of wire or rods less than *\frac{1}{2} inch thick to be considered chain cables, (1017.) Quære: Under the late law the diameter was clearly referable to the material wire or rod of which the chain was made. Is this the fact also under the new provision? It seems to be the reasonable construction, although the language is indefinite.- EDITOR.

	Per ct.	Per ct.
Iron, manufactures of (continued):		Iron, manufactures of (continued):
cable-chains, broken, etc., (see above, "Ire	on	malleable, in castings, $+ + +$, (161.)
anchors," etc.)		2 cts. per lb.
casters, furniture, (216.)	45 L	, and ongoing , as all
castings viz., andirons, (157.) 1½ ct. per l	Ο.	anchors, or parts of, (163.) 2 cts. per lb.
hatters' irons, (157.) "" pipe, of all kinds, (156.) 1 ""		forgings of, for vessels, steam-engines, and
plates, + + +, (157.)		locomotives, or parts thereof, weighing each 25 lbs. or more, (163.) 2 cts. per lb.
sadirons, (157.)		locomotive, car, and other railway tires, or
stove plates, (157.)		parts thereof, wholly or ptly. mfd., (179 a.)
tailors' irons, (157.)		2½ cts. per lb.
vessels, + + +, (157.)		mill-irons and mill-cranks, wrought, (163.)
chains of all kinds, made of iron or steel no	ot	2 cts. per lb.
less than 34 inch in diameter, (171.)		wrought, for ships, (163.) 2 cts. per lb.
1¾ ct. per li less than ¾ and not less than ¾ inch diame		muleshoes, (162.) 2 cts. per lb.
ter, (171.) 2 cts. per li		nails, cut, (158.) 1½ ct. per lb.
less than % inch diameter, (171.) 2½ cts. per li		hob-, (168.) 4 cts. per lb. horseshoe-, (168.) 4 cts. per lb.
cotton ties, not thinner than No. 20, w. g., (155		horseshoe-, (168.) 4 cts. per lb. patent wrought, (168, April 24th, 1845, Circ. N.
S. S., 181.)	35	Y., etc.) 4 cts. per lb.
cutting or hay-knives, part steel, (216, March	h	wire-, (168.) 4 cts. per lb.
30, 1865, Boston.)	45	wrought, $+ + +$, (168.) 4 cts. per lb.
ferrules, cast, (157.) 11/4 ct. per lb	1	nuts, wrought, (162.) 2 cts. per lb.
ferrules, other, (216.)	45	ox-shoes, (162.) 2 cts. per lb.
filings, (216, S. S., 5088.) fish-plates, fish-joints, or splice-bars, (160, S. S.	45	pipes, steam, gas, water, and all other, cast,
276.) 1½ ct. per lb		(156.) 1 ct. per lb.
crowbars, (165.) 2½ cts. per lb		powder, so-called, (see above, "Iron chemi-
fence chains, (see above, "Iron chains.")		cals.") Railway iron, viz.:
flues, wrought, (169, S. S., 388, 669.)		bars, weighing over 25 lbs. to the yd., (146.)
3 cts. per lb		$\frac{70}{10}$ of a ct. per lb.
forgings, or forged iron, of whatever shape or	r	same, part steel, weighing over 25 lbs. to the
in whatever stage of mf., $+ + +$, (167.)		yd., (147.) \$17 per ton.
for vessels, etc., (see below, "Iron, mill, ship		bolts, with or without threads or nuts, (164,
and engine.")	,	S. S., 276.) 2½ cts. per lb.
frying pans, wrought and tinned, (201.)		flat rails, punched, (149.) sofa et. per lb.
3 cts. per lb.		"tee" (T) rails, weighing not over 25 lbs. to the yd., (149.)
gas pipe, cast, (156.) 1 ct. per lb.		the yd., (149.) 10 of a ct. per yd. 11 railroad chairs, (160, 822, S. S., 274.)
gas tubes, wrought, (170, S. S., 388, 669.)		1½ ct. per lb.
2¼ cts. per lb.		railroad fish-plates, (160.) 11/4 ct. per lb.
halter chains, (see above, "Iron chains.")	4-	railroad splice-bars, (160.) 11/4 ct. per lb.
hammers, other than blacksmiths', (216.) same, part steel, (216.)	45 45	railroad spikes, wrought, (162, S. S., 276.)
hatters' irons, cast, (157.) 11/4 ct. per lb.		2 cts. per lb.
hinges, finished and hinge-blanks, (164.)		tires, locomotive, car, and other railway tires, or parts thereof, wholly or ptly. mfd., (179 a.)
$2\frac{1}{2}$ cts. per lb.		or parts thereof, whomy of ptty, mid., $(179a.)$ $2\frac{1}{2}$ ets. per lb.
hob-nails, (168.) 4 cts. per lb.		wheels, ingots, cogged ingots, blooms or
hollow ware, coated, glazed, or tinned,* (201.)		blanks for, without regard to the degree of
3 cts. per lb,		mf., (179 b.) 2 cts. per lb.
hoops, for baling pps., not thinner than No.	- 1	rivets, (164.) 2½ cts. per lb.
20, wire gauge, (155.) hoops, other, wholly or ptly. mfd., made of	35	sadirons, cast, (157.) 11/4 cts. per lb.
sheet, plate, hoop, band, or scroll iron, or of		screws, all, except wood, (216.)
which either of these shall be the mat. of ch.		screws, wood-, specially for use in making pi-
val., pay in addition to the duty imposed on		anos, organs, etc., not classifiable as parts of musical insts., (S. S., 5108.)
such mat., $(154 b.)$ $\frac{1}{4}$ of a ct. per lb. add.	1	screws, wood, of 2 inches or greater length,
horseshoe nails, (168.) 4 cts. per lb.		(181.) 6 cts, per lb.
horseshoes, (162.) 2 cts. per lb.		same, 1 inch and less than 2 inches long, (181.)
lappers, (216, Feb. 10, 1867, Portland.)	45	8 cts, per lb.
larding pins, (216) locomotive tire, or parts of, (see below, "Iron,	45	same, over 1/2 inch and less than 1 inch long,
mill, ship, and engine.")	1	(181.) 10 cts. per lb.
mails, (216.)	45	same, not over 1/2 inch long (181.)
	40	12 cts. per lb.

^{*}Under the Act of 1861 the Department decided, (July 12, 1861, N. Y..) that the specific provision for "hollow ware" in that act did not embrace any other than castings of iron. The context of that provision showed clearly that no other was included in it. But the present provision is general and seems to include all metal hollow ware coated, glazed, or tinned, not otherwise specified.—Editor.

Per	et.	Pe	rct.
Iron, manufactures of (continued):		Italian cloths, etc. (continued):	- 00,
wood-screws of any other metals, same as iron,		1. Those composed wholly of either of these	
(S. S., 2465.)		materials or of a mixture of these exclusively,	
scythes, part steel, (216.)	45	all values, (365 d.) 9 cts. per sq. yd. and	40
sheet, (see above, "Iron, sheet and plate.")		2. The same, having selvedges made wholly or	
shoes, horse-, mule-, or ox-, (162.) 2 cts. per lb.		ptly. of other materials, (365 c.)	
shot, cast, $(157.)$ $1\frac{1}{4}$ ct. per lb.		9 cts. per sq. yd. and	40
shovels, (216.)	45	3. Those composed in part of other materials,	
part steel, (216.)	45	val. not over 20 cts. per sq. yd., (365 b.)	0.
sickles, part steel, (216.)	45	5 cts. per sq. yd. and	
sledges, blacksmiths', (165.) 2½ cts. per lb.	45	val. over 20 cts., (365 c.) 7 cts. per sq. yd. and	40
spades, (216.)	45	4. All of the above descriptions of goods, with	
part steel, (216.) spikes, cut, (158.) 1½ ct. per lb.	45	threads of other materials than wool, witd,	
wrought, (162.) 2 cts. per lb.		or animal hair introduced for the purpose of changing the classification, (365 e .)	
sprigs, not exceeding 16 oz. to the M., (159.)		9 cts, per sq. yd. and	40
$2\frac{1}{2}$ cts. per M.		5. All* of the above weighing over 4 oz. per sq.	-20
exceeding 16 oz. to the M., (159.) 3 cts. per lb.		yd., (365 f.) 35 cts. per lb. and	40
squares, (216)	45	Italian cloths, imitation-, of cotton, as cotton	10
square wire, (see "Wire.")		cloth, (S. S., 1699.)	
stays, boiler-, wrought, (169.) 3 cts. per lb.		flax, so-called, but really hemp, (see "Hemp.")	
steamers, small, imported as cargo, (216, S. S.,		Ivory, and vegetable ivory, unmfd., (726, S. S.,	
469.)	45	2612.) Free.	
stoves and stove-plates, cast, (157.) 11/4 ct. per lb.		bagatelle, billiard, and chess balls, chessmen,	
structural, viz.:		dice, and draughts, of ivory or bone, (424.)	50
angles,	i	buttons, (407, S. S., 4346.)	25
beams,		combs, (419.)	30
building forms,		drop black, (88.)	25
bulb beams,		mfs., + + +, (399.)	30
car truck channels,		nuts, vegetable ivory, unmfd, (726.) Free.	
channels,		parallel rules, not mounted, (399.)	30
columns, and parts and sections of,		protractors, (399.)	30
deck beams,		rules, without metal, (399.)	30
girders,		scales, (399.)	30
joists, posts and parts or sections of,		sectors, (399.)	30
T T columns and posts, or pts. or sections		strips for piano keys, (399, S. S., 3064.)	30
thereof,		vegetable, all mfs. of, + + +, (399, S. S., 2616.)	30
T T iron,		veneers, unpolished, (399, Jan. 28, 1881, Gen.	200
all other of structural shapes, (178.)		App. H.)	30
1½ ct. per lb.	ļ		
tacks, cut, not exceeding 16 oz. to the M., (159.)		J.	
2½ cts. per M.			
exceeding 16 oz. to the M., (159.) 3 cts. per lb.		JACKETS, leather, lined with wool, for men's	
tailors' irons, cast, (157.) $1\frac{1}{4}$ cts. per lb.			
	ł	wear, (366, S. S., 5373.) 40 cts. per lb. and	35
telegraph wire, (see "Wire.")		wear, (366, S. S., 5373.) 40 cts. per lb. and for ladies' and children's outside garments,	35
track tools, (165.) 2½ ets. per lb.			35
track tools, (165.) tubes, boiler-, wrought, (169.) 2½ cts. per lb. 3 cts. per lb.		for ladies' and children's outside garments,	35 40
track tools, (165.) 2½ cts. per lb. tubes, boiler-, wrought, (169.) 3 cts. per lb. wrought, all other, (170, S. S., (388, 669.)		for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) 45 cts. per lb. and Jack-knives, (207 a .)	
track tools, (165.) tubes, boiler-, wrought, (169.) 2½ cts. per lb. 3 cts. per lb.		for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) 45 cts. per lb. and Jack-knives, (207 a.) Jacks, clothiers', according to material.	40
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 2½ cts. per lb. 2½ cts. per lb.	45	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) 45 cts. per lb. and Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.)	40
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 1½ cts. per lb.	45	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) 45 cts. per lb. and Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Free.	40 50 45
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 1½ cts. per lb. 1½ cts. per lb. 1½ cts. per lb. 2½ cts. per lb. 1½ cts. per lb. 2½ cts. per lb. 1½ cts. per lb.	45	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) 45 cts. per lb. and Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Free. Japan, as varnish under 119, (S. S., 2946.)	40 50
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 1½ ct. per lb. washers, wrought, ready punched, (162.) 2 cts. per lb.	45	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Free. Japan, as varnish under 119, (S. S., 2946.) Japan earthenware, not semi-vitrified or semi-	40 50 45 40
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 1½ ct. per lb. washers, wrought, ready punched, (162.) 2 cts. per lb. wedges, (165.)	45	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Japan, as varnish under 119, (S. S., 2946.) Japan earthenware, not semi-vitrified or semi-translucent,† (127, S. S., 3253.)	40 50 45
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 1½ ct. per lb. washers, wrought, ready punched, (162.) 2 cts. per lb. wedges, (165.) wire, (see "Wire.")	45	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) 45 cts. per lb. and Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Free. Japan, as varnish under 119, (S. S., 2946.) Japan earthenware, not semi-vitrified or semi-translucent,† (127, S. S., 3253.) Japanese cloissonné enamelled vases, cop. ch.	40 50 45 40 55
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 2½ cts. per lb. turnings, (216, S. S., 5088.) vessels, cast, + + +, (157.) washers, wrought, ready punched, (162.) 2 cts. per lb. wedges, (165.) wire, (see "Wire.") wire rope, strand, or chain, (see "Wire.")		for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) 45 cts. per lb. and Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Free. Japan, as varnish under 119, (8. S., 2946.) Japan earthenware, not semi-vitrified or semi-translucent,† (127, S. S., 3253.) Japanese cloissonné enamelled vases, cop. ch. val., (216, S. S., 4061.)	40 50 45 40
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 1½ ct. per lb. 2 cts. per lb. 3 cts. per lb.	45	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Japan, as varnish under 119, (8. S., 2946.) Japan earthenware, not semi-vitrified or semi-translucent,† (127, S. S., 3258.) Japanese cloissonné enamelled vases, cop. ch. val., (216, S. S., 4061.) cloths and poplins, cotton, as cotton cloth.	40 50 45 40 55
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 1½ ct. per lb. 4 ct. per lb. 4 ct. per lb. 4 ct. per lb. 5 cts. per lb. 6 cts. per lb. 7 cts. per lb. 8 cts. per lb. 1½ ct. per lb. 9 cts. per lb. 1½ cts. per lb. 1½ cts. per lb. 2 cts. per lb. 3 cts. per lb. 2 cts. per lb. 2 cts. per lb. 2 cts. per lb. 2 cts. per lb. 3 cts. per lb. 2 cts. per lb. 2 cts. per lb. 2 cts. per lb. 3 cts. per lb. 2 cts. per lb. 2 cts. per lb. 3 cts. per lb. 2 cts. per lb. 3 cts. per lb. 2 cts. per lb. 3 cts. per lb.		for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Free. Japan, as varnish under 119, (S. S., 2946.) Japan earthenware, not semi-vitrified or semi-translucent,† (127, S. S., 3253.) Japanese cloissonné enamelled vases, cop. ch. val., (216, S. S., 4061.) cloths and poplins, cotton, as cotton cloth. silver dollars, value — U. S. gold dollars, (S. S.,	40 50 45 40 55
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ ets. per lb. 3 ets. per lb. 3 ets. per lb. 2½ ets. per lb. 2½ ets. per lb. 1½ ets. per lb. 1½ ets. per lb. 1½ ets. per lb. 2½ ets. per lb. 2½ ets. per lb. 2½ ets. per lb. 2½ ets. per lb. washers, wrought, ready punched, (162.) 2 ets. per lb. 2 ets. per lb. 2 ets. per lb. wire, (see "Wire.") wire rope, strand, or chain, (see "Wire.") Isinglass, or fish-glue, (6.) Istle, or Tampico fibre, (333 b., S. S., 3320.) \$15 per ton.	25	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) Jacks. Rhives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Japan, as varnish under 119, (S. S., 2946.) Japan earthenware, not semi-vitrified or semi-translucent,† (127, S. S., 3253.) Japanese cloissonné enamelled vases, cop. ch. val., (216, S. S., 4061.) cloths and poplins, cotton, as cotton cloth. silver dollars, value — U. S. gold dollars, (S. S., 3290.)	40 50 45 40 55
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 1½ cts. per lb. 1½ ct. per lb. 2½ cts. per lb.		for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (359.) Japan, as varnish under 119, (S. S., 2946.) Japan earthenware, not semi-vitrified or semi-translucent,† (127, S. S., 3253.) Japanese cloissonné enamelled vases, cop. ch. val., (216, S. S., 4061.) cloths and poplins, cotton, as cotton cloth. silver dollars, value — U. S. gold dollars, (S. S., 3290.) Japanned saddlery, furniture, and hardware,	40 50 45 40 55 45
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 1½ ct. per lb. washers, wrought, ready punched, (162.) 2 cts. per lb. wedges, (165.) 2½ cts. per lb. 2½ cts. per lb. wire, (see "Wire.") wire rope, strand, or chain, (see "Wire.") Isinglass, or fish-glue, (6.) Istle, or Tampico fibre, (333 b., S. S., 3320.) \$15 per ton. cloth, as grass cloth, (351, 822, S. S., 390.) Italian cloths, and other goods of like descrip-	25	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Japan, as varnish under 119, (8. S., 2946.) Japan earthenware, not semi-vitrified or semitranslucent,† (127, S. S., 3258.) Japanese cloissonné enamelled vases, cop. ch. val., (216, S. S., 4061.) cloths and poplins, cotton, as cotton cloth. silver dollars, value — U. S. gold dollars, (S. S., 3290.) Japanned saddlery, furniture, and hardware, (415.)	40 50 45 40 55 45
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 1½ ct. per lb. 2 cts. per lb. 2 cts. per lb. 2 cts. per lb. 2 cts. per lb. 2½ cts. per lb. 2 cts. per lb. 2½ cts. per lb. 3 cts. per lb. 4 ct. per lb. 2½ cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 3 cts. per lb. 4 ct. per lb. 5 cts. per lb. 2½ cts. per lb. 2 cts. per lb. 2 cts. per lb. 3 cts. per lb. 4 ct. per lb. 5 cts. per lb. 2 cts. per lb. 2 cts. per lb. 3 cts. per lb. 4 ct. per lb. 5 cts. per lb. 6 cts. per lb. 8 cts. per lb. 9 cts. per lb.	25	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Free. Japan, as varnish under 119, (S. S., 2946.) Japan earthenware, not semi-vitrified or semi-translucent,† (127, S. S., 3253.) Japanese cloissonné enamelled vases, cop. ch. val., (216, S. S., 4061.) cloths and poplins, cotton, as cotton cloth. silver dollars, value — U. S. gold dollars, (S. S., 3290.) Japanned saddlery, furniture, and hardware, (415.) leather and skins, (461.)	40 50 45 40 55 45 45
track tools, (165.) tubes, boiler-, wrought, (169.) wrought, all other, (170, S. S., (388, 669.) 2½ cts. per lb. 3 cts. per lb. 3 cts. per lb. 3 cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 1½ ct. per lb. washers, wrought, ready punched, (162.) 2 cts. per lb. wedges, (165.) 2½ cts. per lb. 2½ cts. per lb. wire, (see "Wire.") wire rope, strand, or chain, (see "Wire.") Isinglass, or fish-glue, (6.) Istle, or Tampico fibre, (333 b., S. S., 3320.) \$15 per ton. cloth, as grass cloth, (351, 822, S. S., 390.) Italian cloths, and other goods of like descrip-	25	for ladies' and children's outside garments, wholly or ptly. of wool, wstd. or animal hair, (367.) Jack-knives, (207 a.) Jacks, clothiers', according to material. for piano fortes, spinets, etc., iron, (216.) Jalap, (539.) Japan, as varnish under 119, (8. S., 2946.) Japan earthenware, not semi-vitrified or semitranslucent,† (127, S. S., 3258.) Japanese cloissonné enamelled vases, cop. ch. val., (216, S. S., 4061.) cloths and poplins, cotton, as cotton cloth. silver dollars, value — U. S. gold dollars, (S. S., 3290.) Japanned saddlery, furniture, and hardware, (415.)	40 50 45 40 55 45

^{*}I do not feel quite certain that this provision, in the connection in which it now stands in the law, covers any other than so-called "all-wool" goods. But as it embraced mixed goods in the former law, Congress probably did not intend to change its effect in the new.—EDITOR.

† "Porcelain ware is defined to be a semi-transparent variety of earthenware, or generally all earthenware which has been vitrified and become translucent in the kiln, (S. S., 3253.)

Per	et.	Per	et.
Jars, glass, filled, (see "Glass.")		Junk, old, (729.) Free.	
ordinary earthenware, containing carbonate of		Jute, (333 a.)	20
ammonia, not dtbl. as jars, (S. S., 303.)		bagging for cotton, (see "Cotton bagging.")	
Jasmine or jessamine oil, (92.)	25	kuown as burlap-tubing, (342, S. S., 4097.)	40
Jeans, cotton, as cotton cloth.		bags and bagging and like mfs., + + +, except-	
Jeddo gum, cr., (636.) Free.		ing bagging for cotton, (342.)	40
not entirely cr., (94.)	10	burlaps of, or of jute ch. val., not over 60 inches	10
Jellies of all kinds, (302 b.)	35	wide, and excepting such as may be nt for	
Jerk beef, (253.) 1 ct. per lb.	00	cotton bagging, (338.)	30
Jet beads, and bead-ornaments, (396.)	50	same, over 60 inches wide, (339.)	40
bead necklaces, (396, S. S., 2816.)	50	butts, (332.) \$5 per ton.	40
bracelets, mounted or ornamented with gold,	00		
(459, Dec. 3, 1863, N. Y.)	25	tare, (S, S., 4810.)	
bracelets, pieces of jet of different shapes, per-	20	cuttings, (332, S. S., 1447.) \$5 per ton.	
forated with two holes each and strung as		and cotton dress goods, jute ch. val. as linens	35
bracelets, (458, S. S., 3743.)	25	under 334, (S. S., 2844.)	99
goods, imitations of, if of glass or rubber, (458,	20	and cotton mixed goods, dtbl. at highest rates	
	25	of comp. mat. of ch. val., (823, S. S., 3343.)	
S. S., 1488, 1522.)		carpeting, (377.) 6 cts. per sq. yd.	
imitations of, worn as jewelry, (459, S. S., 5161.)	25	floor cloth canvas, (339.)	40
jewelry, imitations of, called "rubber jewelry,"	0"	furniture cloth, (334, S. S., 3744.)	35
and made of rubber, (457, S. S., 1605.)	25	mfs., woven fabrics of, $+ + +$, (334, 351, S. S.,	
mfs. and imitations of, (458, S. S., 3617.)	25	July 2, 1862, Boston, S. S., 2951.)	35
unmfd., (727) Free.	0.5	oil-cloth foundations, (339.)	40
Jewelry,* (459.)	25	padding, (334, S. S., 3086.)	35
bead-, (459, S. S., 5246.)	25	piece goods called "checked burlaps," (334, S.	
bog-oak or bog-wood, so-called, being ims. of		S., 4139.)	35
jet, (458, Sept. 7, 1866, H. & Bro.)	25	rags for making paper, (754 a.) Free.	
charms, china, porcelain, parian, or bisque,		rejections, (332, 822, S. S., 2052, 2695.) \$5 per ton.	
if jewelry, (459.)	25	rugs, (377 and 378 b., S. S., 5481.) 6 cts. sq. yd.	
if not jewelry, (125.)	60	seed, (760.) Free.	
coral, (459, S. S., 2556.)	25	thread-waste, fit only for mf. of paper, (754 a.,	
imitation, or mock, of base metals, (459, July 28,		S. S., 1836.) Free.	
1863, N. Y., and T. D., 33.)	25	twists, as jute mfs. under 334, (S. S., 3115.)	35
imitations of, entirely of metal, for hat and bon-		waste, fit only for mf. of paper, (754 a.) Free.	
net trimmings, (216, S. S., 5257.)	45	yarns, (335.)	35
imitations of, in base metals, paste, etc., (459, S.		double and slightly twisted, (335, S. S., 4644.)	35
S., 5103.†)	25		
in part of beads, (459, S. S., 5161.)	25		
jet, and imitations of, (see "Jet," above.)		K.	
mock, breastpins, ear-rings, and composition,		Λ.,	
im. of gems set in base metals, (459, S. S., 3288.)	25	KAINITE, (616.) Free.	
ornamental sleeve-buttons, classified as, (459,		Kaleidoscopes, (143.)	45
S. S., 5315.)	25	same, as toys, (425, S. S., 2386.)	35
to be set with stones, rules for classification		Kalidunger, (dung-salt,) containing less than 30	
of, (S. S., 5208.)		per ct. of potash, (505, S. S., 4210.) Free.	
porcelain, (459.)	25	Kameela, or kamala, cr. dr. (636, S. S., 3201.) Free.	
porcelain or china settings for, (125, S. S., 4971.)	60	same, not cr., (94.)	10
theatrical mock, or im. of gems, (459, S. S., 3099.)	25	Kaoka, coffee substitute, (290, S. S., 4564.)	
Jew's-harps, (425, S. S., 2023.)	35	2 cts. per lb.	
Joss-sticks or joss-lights, (728.) Free.		Kaoline, or china clay, (98 b., May 5, 1883, Phila.,	
Juglandium oil, (571.) Free.		S. S., 620, 1494.) \$3 per ton.	
		5. 5., 020, 1303.) go pei toil.	
Juice, beet-, sirup of, (see "Sugars.")			
Juice, beet-, sirup of, (see "Sugars.") cherry-, (301, S. S., 3672, 5326, 5398.)	20	same, prepared by kiln-drying for clearing wines, (837 b., Oct. 17, 1874, Toledo.)	20
	20	same, prepared by kiln-drying for clearing wines, (837 b., Oct. 17, 1874, Toledo.)	20
cherry-, (301, S. S., 3672, 5326, 5398.) lemon and lime, (543.)		same, prepared by kiln-drying for clearing wines,(837 b., Oct. 17, 1874, Toledo.)"Kaoline," so-called, but really fining earth, (215,	
cherry-, (301, S. S., 3672, 5326, 5398.) lemon and lime, (543.) Free. other fruit-, (301, S. S., 3672, 5326, 5398.)	20 20	 same, prepared by kiln-drying for clearing wines, (837 b., Oct. 17, 1874, Toledo.) "Kaoline," so-called, but really fining earth, (215, S. S., 5051.) 	20 20
cherry-, (301, S. S., 3672, 5326, 5398.) lemon and lime, (543.) Free. other fruit-, (301, S. S., 3672, 5326, 5398.) licorice-, (24.) 3 cts. per lb.		$same, prepared by kiln-drying for clearing wines, \\ (837 b., Oct. 17, 1874, Toledo.) \\ \text{``Kaoline,''} so-called, but really fining earth, (215, \\ S. S., 5051.) \\ \text{Kelp, } (540.) \\ \text{Free.}$	
cherry-, (301, S. S., 3672, 5326, 5398.) lemon and lime, (543.) Free. other fruit-, (301, S. S., 3672, 5326, 5398.) licorice-, (24.) 3 cts. per lb. Juices, med. preps., (93.)	20 25	$\begin{array}{c} \textit{same}, \textit{prepared by kiln-drying for clearing wines}, \\ (837\ b.,\ Oct.\ 17,\ 1874,\ Toledo.) \\ \text{``Kaoline,''} \textit{so-called}, \textit{but really fining earth}, (215, S.\ S.,\ 5051.) \\ \text{Kelp}, (540.) \\ \text{Kentledge, iron}, (145.) \\ \text{$\ref{100}$} \textit{$\ref{100}$} \textit{$\ref{100}$} \textit{$\ref{100}$} \textit{free}. \\ \text{Kentledge, iron}, (145.) \\ \end{array}$	
cherry-, (301, S. S., 3672, 5326, 5398.) lemon and lime, (543.) other fruit-, (301, S. S., 3672, 5326, 5398.) licorice-, (24.) Juices, med. preps., (93.) Julep straws, (837 b., July 16, 1876, N. Y.)	20	$same, \text{prepared by kiln-drying for clearing wines,} \\ (837\ b., \text{ Oct. } 17, 1874, \text{ Toledo.}) \\ \text{``Kaoline,''} so-called, but really fining earth, (215, S. S., 5051.) } \\ \text{Kelp, } (540.) \\ \text{Kelp, } (540.) \\ \text{Kentledge, iron, } (145.) \\ \text{`$\%$ of a ct. per lb.} \\ \text{Kermes, animal, cr., for dyeing, } (509.) \\ \text{Free.} \\$	20
cherry-, (301, S. S., 3672, 5326, 5398.) lemon and lime, (543.) Free. other fruit-, (301, S. S., 3672, 5326, 5398.) licorice-, (24.) 3 cts. per lb. Juices, med. preps., (93.) Julep straws, (887 b., July 16, 1876, N. Y.) Juniper berries, cr., (636.) Free.	20 25 20	$same, \text{prepared by kiln-drying for clearing wines,} \\ (837 \ b., \text{ Oct. } 17, 1874, \text{ Toledo.}) \\ \text{``Kaoline,''} \text{ so-called, but really fining earth, } (215, \\ \text{S. S., } 5051.) \\ \text{Kelp, } (540.) \\ \text{Kentledge, iron, } (145.) \\ \text{Kermes, animal, er., for dyeing, } (509.) \\ \text{Free.} \\ \text{mineral, } (93.) \\ \end{cases}$	
cherry-, (301, S. S., 3672, 5326, 5398.) lemon and lime, (543.) other fruit-, (301, S. S., 3672, 5326, 5398.) licorice-, (24.) Juices, med. preps., (93.) Julep straws, (837 b., July 16, 1876, N. Y.)	20 25 20 10	same, prepared by kiln-drying for clearing wines, (837 b., Oct. 17, 1874, Toledo.) "Kaoline," so-called, but really fining earth, (215, S. S., 5051.) Kelp, (540.) Free. Kentledge, iron, (145.) Kermes, animal, cr., for dyeing, (509.) Free. mineral, (93.)	20

^{*} Certain so-called "bijoutry," consisting of a mirror, flagon, card-case, opera-glass, etc., mfd. of gold, precious stones, and glass, held dtbl. as mfs. in part of gold or of glass, (S. S., 2932.)
† In this decision (S. S. 5103.) it was held that in accordance with the ruling in Hecht v. Arthur, "steel brooches, brass ear-rings, gilt chains, gilt ear-drops and bracelets, also ornaments of the same kind made of horn, shell, ivory, and various materials, and imitations of turquoise, set, and articles of this class generally, which are adapted and designed for use as jewelry," should be classified as jewelry.

In S. S., 5208, the Department made the rule that "articles of jewelry, which are to contain precious stones by way of adornment, and which are as complete as those which are not intended to be set, are practically within the range of jewelry, as understood by the trade."

Per	ct.	P	er ct.
Kettles, cast iron, (157.) 11/4 ct. per lb.	1	Knitting-needles, (206.)	25
cast iron or other metal, coated, glazed or tin-		Knives, butchers', as cutlery, (197, S. S., 199.)	35
ned, (201, see note to "Hollow-ware.")		curriers', (216, March 30, 1865, Boston.)	45
3 cts. per lb.		cutting, (216, March 30, 1865, Boston.)	45
other metal, (216.)	45	drawing, (216, March 30, 1865, Boston.).	45
others, not metal, according to material.		farriers', (197, S. S., 5011.)	35
Keys, watch, if jewelry, (459.)	25	flesher, (216.)	45
metal, not jewelry, (216.)	45	fruit (216)	45
other, metal, (216.)	45	hay-, (216, March 30, 1865, Boston.)	45
Kid-gloves, wholly or partially mfd., (436.)	50	pen and pocket, of all kinds, (207 a.)	50
rules for valuing, (S. S., 3719.)		pocket, clasp-, containing fork, etc., (207 a., 5499).) 50
valuation by collector on disagreement of re-ap-		putty, (216, S. S., 41.)	45
praisers, final, (S. S., 3774.)		silver or gold, (216.)	45
Kieserite, (615.)		straw, (216, March 30, 1865, Boston.)	45
Kindergarten, maps, etc., for, (759, S. S., 2076.)		table, and forks, not gold, silver, or German si	1-
Free.		ver, (197.)	35
Kine-pox, (637.)		tanners', (216, March 30, 1865, Boston.)	45
King's yellow, (87.)	25	toy, (425, S. S., 2632.)	25
Kirschen-, or Kirschwasser, (313.) \$2 per pf. gal.		Knobs, earthenware, plain, (127.)	55
in bottles, (310.) 3 cts. in add. on each bottle.	0.5	gilt or plated, (210.)	35
Kissengen salts, (92, S. S., 2271.)	25	glass, cut, or other than plain, (135.)	45
Kittool-fibre, oiled-drawn, (837 b., S.S., 2780.)	20	plain, flint, or lime, (134.)	40
Knall-bonbons, (388, S. S., 4767.)	15	metal, other than gilt or plated, (216.)	45
Knees, ship-, (734, S. S., 3602.) Free.		Knockers, gilt or plated, (210.)	35
Knife blades and fork tines for table, complete		of other metal, (216.)	45
excepting not handled, cutlery under 197, (S. S., 1795.)	35	Knots, stars, etc., of gold, silver, or other meta (427.)	al, 25
Knit-goods, cotton, or cotton ch. val., and no part		Kowrie gum, cr., (636.)	
W., wstd., or hair, to wit: stockings, hose,		not cr., (94.)	10
half-hose, shirts and drawers, fashioned, nar-		Krapp-lach, madder lake, (87, S. S., 3130, 4833.)	25
rowed, or shaped wholly or in part by knit-		Kremnitz white, as white lead, (55, 56.) 3 cts. per l	
ting machines or frames, or knit by hand,	40	Kreserite, cr. min., (215, S. S., 1846.)	20
(323, 823.)	40	Ki app seast steel tiles, etc., (ecc beecl, east,	
and all goods made on knitting-frames, and		Kreosote, (93.)	25
wholly or in part of W., wstd., the hair of		Kryolite, (613.)	
the alpaca, goat, or other animals, except knitshawls commercially known as "wool-		Kyanite, or cyanite, (616.)	:е,
len shawls," (363, May 13th, 1871, Com. Cust.)			
valued at not over 30 cts. per lb., (363 b. and f.)		L.	
10 cts. per lb. and	35		
valued at over 30, and not over 40 cts., (363 c.		Labelling imm. tr. goods, regs., (S. S., 3812,)	
and f .) 12 cts. per lb. and	35	Labels, metal-, gilt or plated, (210.)	35
valued at over 40 and not over 60 cts., (363 d.		other than above, (216.)	45
and f.) 18 cts. per lb. and	35	paper-, blank, (388.)	15
valued at over 60, and not over 80 cts., (363 e.		printed, (384.)	25
and f.) 24 cts, per lb, and	35	rubber and cotton, (453, S. S., 1875.)	30
valued at over 80 cts., (363 g.) 35 cts. per lb and	40	Laboratories, college, chemicals sp. impt. to	be
Knit shawls of wool, commercially known as "woollen shawls," are dtbl, as such, under		used in, for scientific and educational pp (759, S. S., 2802.)	
362, (S. S., 5256.)		Lac, dye, crude, seed, button, stick, or shell, (54	1.)
Knitting-machines or frames: stockings, hose,		Fre	
half-hose, shirts, drawers, and all other goods,		marine, artificial gum, (837 b.)	20
wholly of cotton, made on, and $++$, (322.)	35	spirits, (542.)	e.
Knitting-machine needles, (205.)	35	sulphur-, (633.)	e.
Knitting-machines, (216, S. S., 990.)	45	Laces, animal hair, (see below, "Worsted.")	

^{*}The term "lace" was under former laws held by judicial and Department rulings to include only those fabrics made wholly by the lace-maker upon a cushion, from thread of different materials, flax, cetten, silk, or other, white or colored, wound on bobbins, moved by hand. "There are articles, such as some kinds of fichus, collars, and other similar articles for ladies' use, which are manufactured into the form of fichus and collars originally by the lace-maker, and pass from the hands of the lace-maker, without further manufacture or addition, into a condition if for actual wear." "These articles the Department regards as laces, dutiable according to their classification and character of their component materials." But fichus, collars, wearing apparel, or other articles, wholly or partly of lace, made up or completed after the same has left the lace-maker's hands, are not so regarded, (S. S., 1639, 5223, 5322, 5457, 5482, and 5534.) But quære? as to how far the above definitions apply to the present laws, which eliminate the term "thread lace" and substitute those of "cotton lace" and "flax lace."

If commercial usare extends the term "lace" to articles cotton or linen, not made on cushions, etc., in the manner of "thread lace," it would seem that they must be regarded as cotton or linen laces under the new provisions of the statutes, and that the classification of thread laces now depends upon the material of which they are made.

There is no specific provision for laces of any other vegetable, or of any animal fibre. The classification of these must therefore be made either under the general provisions for manufactures of such fibres respectively, or in accordance with their use as trimmings, wearing apparel, etc., or, if applicable, under the provisions for similitudes.

	n a+	_	-4
Laces, cotton, all, (325.)	r ct.	Lake, carmine, (87.)	ct. 25
fichus and collars and like articles, cotton or		Lakes, colors or paints, all, $+ + +$, (87.)	25
linen, wholly of lace, completed fit for use by		Lama goods, silk and wool, as "dress goods" un-	
the lace-maker, dtbl. as laces, (S. S., 5534.)		der 365, (S. S., 2933.)	
flax or other linen, (337.) for hats, bonnets, and hoods, $++++$, (448.)	30 20	Lama points, wstd., (366, 367.) 45 cts. per lb. and Lamb-skins, not dressed in any manner, (706, S.	40
hair, of alpaca, goat, or other animal, (see be-		S., 4185.) Free.	
low, "Worsted.")		dressed, as fur, (450, S. S., 717.)	20
metal, gold, silver, or other, (427.)	25	Lamb-skin scraps, as skins dressed, etc., (461, S.	
of mixed materials, (other than part wool,		S., 4965.)	20
wstd., or hair,) according to highest rates on comp. mat. of ch. val., (823.)		Lampblack, (87.) Lamp hooks and pulleys, iron or brass, (216.)	25 45
silk, (383.)	50	Lamps, according to mat. of ch. val., (823.)	40
and beads, (383, S. S., 2141.)	50	ceremonial, for churches, not regalia, (S. S., 4312.)	
thread, of flax or linen, (337.)	30	Lancet cases, according to material.	
wool or part wool, if dress trimmings, (368, S.	50	Lancets, (216, S. S., 5011.)	45
S., 4360.) 30 cts. per lb. and same, if ready-made clothing or wearing ap-	50	Lance wood, unmfd. Free.	35
parel, whether completed by the lace-maker		mfs. of, (233.) Land fowls, living, (653.) Free.	99
or by other persons, (366, S. S., 4360.)		Landing certificates of exp. kerosene cans, (S.S.,	
40 cts. per lb. and	35	3659.)	
same, if for general or other use, is dtbl. as a		Landing certificates of goods exp. under Int. Rev.	
mf. of wool, + + +, under 362, (S. S., 4360),		laws, (see rules, S. S., 4029.)	
to wit: val. not above 80 cts. per lb. 35 cts. per lb. and	35	Landscape plates, paintings on glass, if ranking as works of art, (470 a., S. S., 1996, 3142.)	30
val. above 80 cts. 35 cts. per lb. and		Lanterns, according to material.	50
wstd., or hair of alpaca, goat, or other animals,		painted glass slides for, (143, S. S., 2319.)	45
(wholly or in part,) if dress trimmings or		Lapis calaminarus—calamine, (608.) Free.	
ready-made clothing, same provisions as		infernalis—nitrate of silver, (93.)	25
above for like woollen goods. same, if for general or other uses than above,		tutia—oxide of zinc, dry, (90.) 1½ et. per lb. ground in oil, (91.) 1¾ et. per lb. 1¾ et. per lb.	
(and not part wool,) dtbl. as mfs. of wstd.,		Lappers, iron, (216.)	45
etc., under 363, (S. S., 4360,) as follows, to		Lappets, cotton, as other cotton cloth.	
wit:		Lapping, wstd. and flax, dtbl. under 363, (July	
val. not over 30 cts. per lb., (363 b. and f.) 10 cts. per lb. and	25	12, 1859, N. Y.)	
val. over 30, and not over 40 cts., (363 c. and f.)	00	Lard, (258.) 2 cts. per lb. Larding pins, iron, (216.)	45
12 cts. per lb. and	35	Lariats, as hide-rope, (718, S. S., 4751.) Free.	20
val. over 40, and not over 60 cts., (363 d. and f.)		Last blocks, rough hewn or sawed only, (222.)	20
18 cts, per lb, and	35	Lastings, as wstds. under 363.	
val. over 60, and not over 80 cts., (363 e. and f.) 24 cts. per 1b. and	35	Lastings, mohair cloth, silk-twist, or other mfs. of cloth, woven or made in patterns of such size,	
val. over 80 cts., (363 g.) 35 cts. per lb. and	40	shape, and form, or cut in such manner as to	
yak, wstd., for general use, dtbl. same as last		be fit for buttons exclusively, (382.)	10
above wstd. goods under 363, (S. S., 4360.)		The same, fit for shoes, slippers, boots, bootees,	
Lace-tidies, mfd. from thread-laces, but completed, (336, S. S., 5482.)	40	or gaiters, are liable to the rates prescribed	
Lace window curtains, cotton, (325.)	40	for similar fabrics not intended for such use, (March 22, and May 29, 1867, Boston.)	
Lacets or lacings, boot and shoe, or other of cot-		Lasts, finished or rough, (233, T. R., p. 592.)	35
ton, (324 a., June 15, 1864, S. L. & Co.)	35		35
silk and metal, S. ch. val., (383, Nov. 29, 1861,	F.0	of other metal, (216.)	45
N. Y.) "Lacing-needles," so-called, or bodkins, of iron,	50	Laths, per 1000 pieces, (225.) 15 cts. per 1000.	40
(216, S. S., 4703.)	45	Laudanum, (122, S. S., 962.) Laurel berries, cr., (636.) Free.	40
Lac marine, artificial gum, (837 b.)	20	not cr., (94.)	10
Lacquered ware, (216.)	45	Laurel oil, (92.)	25
Lac spirits, (542.) Free.		Lava, unmfd., (730.) Free.	
sulphur, (633.) Free. Lactarine, (496.) - Free.		Lava gas-burners, so-called, but composed of clay	
Lactic acid, (594.) Free.		or earthy matter found only in Bavaria, (127, June 15, 1858, Boston.)	55
Lactucarium, (93.)	25	Lavender, essence or oil of, (573.) Free.	00
Ladies' felt hats, feathers and artificial flowers		flower, cr., (636.) Free.	
ch. v., (429 b., S. S., 3787.)	50	not cr., (94.)	10
Ladies' worked caps, trimmed, cotton, (324 a.) Ladles and ladle heads, brass, copper, iron, or	35	spike-, oil, (560.) Free.	50
tin, (216.)	45	water, (99.) Lawns, cotton, as cotton cloth.	50
britannia, gilt, or plated, (210.)	35	linen, (334.)	35
gilt on silver, (216.)	45	Lead, acetate of, brown, (53.) 4 cts. per lb.	
gold, silver, or German silver, (216.)	45	white, (54.) 6 cts. per lb.	

Per	ct	Per	ct.
Lead, antimonial, as type metal, (213.)	20	Leather gloves, all kinds, (436.)	50
ashes, containing trifling percentage of lead,		hats, (400.)	30
(837 a., S. S., 556.)	10	jackets lined with fabric of wool, for men's	
same, containing large percentage of lead, as		wear, (366, S. S., 5373.) 40 cts. per lb. and	35
lead ore, (188, S. S., 3649.) 1½ ct. per lb.	- 1	same, if outside garments for ladies' or chil-	
black or plumbago, pure and crude, (764.)		dren's wear, (367.) 45 cts. per lb. and	40
Free.		japanned, or patent, (461, S. S., 1302.)	30
casts of, (216.)	45	mitts, or mittens, as gloves, (436, 822.)	50
chloride of, (92.)	25	morocco, finished, (461.)	20
chromate of, chrome yellow, (87.)	25	skins for, tanned, but unfinished, (462.)	10
combs, (216.)	45	new scrap, pieces of new leather, (refuse splits,)	
dross, (188.) 1½ ct. per lb.	05	intended for the mf. of sole-leather, dtbl. as	
Goulard's ext. of, (93.)	25	sole-leather, (460, 822, S. S., 1847)	15
in bars or pigs, (189, S. S., 532; also July 24, 1874,		old scrap, (516.) Free.	15
Boston.) 2 cts. per lb. in sheets, pipes, or shot, (190.) 3 cts. per lb.		Spanish or other sole, (460.) strips or scraps, new, for mfg. fly-nets, (461,	15
mfs., articles and wares of, $+ + +$, (216.)	45	S. S., 3355.)	20
molten, (189.) 2 cts. per lb.	10	tanned, all, $+ + +$, (460.)	15
nitrate of, (59.) 3 cts. per lb.	1	upper, of all kinds, $+ + +$, (461.)	20
old "refuse lead" run into blocks or bars, (189.)		"Leather waste," so-called, being layers of scraps	
2 cts. per lb.	İ	pressed and inclosed between thin skins of	
old tea, as old scrap lead, (189, S. S., 1435.)		leather in imitation of sole leather, as mfs. of,	
2 cts. per lb.		+ + +, (463, S. S., 1453.)	30
old scrap, fit only for remf., (189.) 2 cts. per lb.		Leaves, buchu, cr., (636.)	
ore, (188.) 1½ ct. per lb.		not cr., (94.)	10
pencil-leads, not in wood, (473 b.)	10	for dyeing, cr., (509 or 689.) Free.	
pencils, whether in wood or not, (473 a.)		medicinal, all, $+ + +$, cr., (636.) Free.	
50 cts. per gross and	30	not cr., (94.)	10
red-, (58.) 3 cts. per lb.		palm, unmfd., (744, 825.) Free.	
subacetate, solution, (93.)	25	Leeches, (517.) Free.	
sugar of, as acetate of, (see above, "Lead ace-		Lees, wine, crystallized or argal, (31.)	
tate," S. S., 411.)	25	4 cts. per lb.	
tannate of, (92.)	35	Legal tender, subsidiary silver coins as, (S. S., 3725.)	
toys, (425, S. S., 4507.) white, dry or in pulp, (55.) 3 cts. per lb.	00	Leggins, wool or wstd., made on frames, dtbl.	
ground or mixed in oil, (56.) 3 cts. per lb.		under 363, as wstds., etc.	
Leaders, leather, as mfs. of leather.		Leghorn bonnets, hats, or hoods, (400.)	30
Leaf, bronze metal-, (198.)	10	braids, brims, crowns, flats, plaits, and trim-	
Dutch metal-, (198.)	10	mings for bonnets, hats, or hoods, (448.)	20
same, in bulk, not in books, (198, S. S., 4508.)	10	Lemon grass oil, (567.) Free.	
gold-, per package of 500 leaves, (200.)		Lemon or lime-juice, (543.) Free.	
\$1.50 per pckg.		oil, (574.) Free.	
silver, per package of 500 leaves, (212.)		peel, not preserved, candied, or otherwise pre-	
75 cts. per pckg.		pared, (751.) Free.	
tobacco, (see "Tobacco.")		if candied, (302 a., S. S., 1370.)	35
Leakage and breakage, (Pt. I., 1883, 2043; Pt. II.,		Lemons, in boxes, of not over 2½ cubic feet ca-	
308 f., and S. S. 95, 1602, 1946, 2116, 2130, 4250.)	EO	pacity, (297 a.) 30 cts. per box.	
Learned's charcoal capsules, (99.) Leather, articles and mfs. wholly or ptly. of,	50	in half-boxes of not over 11/4 cubic feet ca-	
+ + +, (463.)	30	pacity, (297 a.) 16 cts. per half-box. in bulk, (297 b.) \$2 per 1000,	
bend, or belting, (460.)	15	in bulk, $(297 b.)$ \$2 per 1000. in packages, $+ + +, (298.)$	20
boots or bootees, (463.)	30	Lenses, glass, (143.)	45
bottles of, (463.)	30	Leopard skins, dressed, (461.)	20
braces or suspenders, (463.)	30	raw, (719 a.) Free.	
calfskins, tanned, or tanned and dressed, (461.)	20	Leptandrine, (93.)	25
caps of, used as hats, or substitutes for hats, (400.)	30	Letter-headings, (384.)	25
other, (463.)	30	Levant nut, cocculus indicus, (528.) Free.	
cases containing books, (each a prayer book		Levant worm-seed, cr., (636.) Free.	
and hymnal, and not an unusual covering or		Libraries, or parts of, in use of persons or fami-	
protection for the finer kinds of such books,		lies from foreign countries, which have been	
dtbl. as part of the books under 384), (S. S.,	0.5	in actual use abroad by them not less than	
1763.)	25	one year, and are not intended for other per-	
cowhide, split, and embossed for mf. of bags,		sons nor for sale, (662.) Free.	
satchels, etc., (460, S. S., 5635.)	15	pasie, regular, general, metalog, situation, telle	
dressed and finished skins of all kinds, $+++$, (461.)	20	specimens of sculpture, sp. impt. in good	
dressed upper, of all kinds, (461.)	20	Tatili for the age of by order of any public	
enamelled, (461, S. S., 1302.)	25	1101019 110 0100 0 0 0 0 0 0 0 0 0 0 0 0	•
game-bags, flax nets ch. val., (336, S. S., 4329.)	40	1210220129 111021 1110	
glazed calfskins (461 Oct 26th 1857 N V)	20	1100	10

Per ct.	1	
Lichi-fruit, dried, (704, S. S., 3162.) Free.	Linens (continued):	r ct.
Liens, freight, when inoperative, (S. S., 3453.)	bags and bagging and like mfs., + + +, (except	
for RR. freight, (S. S., 3660.)	bagging for cotton,) wholly or ptly. of flax,	
Licorice-juice, (24, S. S., 1882.) 3 ets. per lb.	hemp, jute, gunny-cloth, gunny-bags, or	
paste or rolls, (24.) 7½ cts. per lb.	other material, (342.)	40
root, (544.) Free.	braids, flax, (336.)	40
Liebig's extract of meat, (837 b., S. S., 1059.) 20 Life-boats and life-saving apparatus sp. impt. by	brown and bleached, the following, to wit: can- vas (other than sail canvas), cot-bottoms,	
societies incorporated or established to en-	crash, damasks, (S. S., 2472,) diapers, drills,	
courage the saving of human life, (731.)	and coatings, ducks, (including bear, imita-	
Free.	tions, ravens, and all other ducks of hemp or	
Lignumvitæ wood, (818.) Free.	flax, excepting "sail duck,") handkerchiefs,*	
Lily of the valley bulbs, (405, S. S., 2761.)	huckabacks, lawns, paddings, and all other	
roots, (405, S. S., 4419.)	woven fabrics, + + +, of flax, jute, or hemp,	
Lima bark, (521.) Free.	or of which either shall be the comp. ch. v.,	
Lime, (464, S. S., 2894.) 10 acetate of, (92.) 25	(334, Nov. 16, 1843, N. Y.; also S. S., 1221, 1945.)	35
acetate of, (92.) 25 bisulphate of, med. prep., (93.) 25	burlaps, of flax, jute, or hemp, or of which these or either of them ch. val.†	
borate of, (43 b.) 3 cts. per lb.	not over 60 inches wide and exc. such as are fit	
citrate of, (617.) Free.	for cotton bagging, (338.)	30
chloride or oxymuriate of, (618.) Free.	over 60 inches wide, (339.)	40
hydraulic, (44, 822, S. S., 3517.)	definition of, (S. S., 3481.)	
hydro-carbonate of, as whiting, (45, July 27,	rule for classifying under former laws, (S. S.,	
1866, E. G.) dry, ½ ct. per lb.	3366.)	
ground in oil or putty. 1 ct. per lb.	cambric handkerchiefs, with cotton border,	
phosphate of, cr., as manure, (505.) Free. same, as med. prep., (93.)	same as above, (334, April 3, 1846, Boston.) canvas for buttons, woven or made in patterns	
same, as med. prep., (93.) sulphate of, plaster of Paris, ground or cal-	of such size, shape, or form, or cut in such	
cined, (477.)	manner as to be fit for buttons exclusively,	
unground, (628.) Free,	(382.)	10
white, (87.)	for sails, (see below, "ducks," etc.)	
Lime-fruit tablets, as candy not colored, (242, S.	paddings, 18 inches wide, for tailoring pps.,	
S., 5420.) 5 cts. per lb.	chair seats, etc., as paddings under 334, (S.	
Lime-juice, (543.) Free.	S., 1714.)	35
Limes, (299.) oil of, (575.) Free.	cloth curtains edged with lace, (334, S. S., 5322.) clothing, $+ + +$, (336.)	35
Oil of, (575.) Free. Limes, pickled or preserved in salt and water, as	cluney lace, as mfs. of flax, (336, S. S., 1615.)	40 40
pickles, (284, S. S., 708, 5190.) 35	coatings, and Genoese linen coatings, colored,	40
Lime-stone, rough, for building, (487 a.)	(334, S. S., 882.)	35
\$1 per ton.	cot-bottoms, (334.)	35
same, hewn, dressed, or polished, (487 b.)	cotton bagging, (see above, "Bagging," etc.)	
rough, for burning into lime, as cr. min. sub.,	crash, (334.)	35
(215, May 8, 1866, Detroit; but see S. S., 2890.) 20	damask towelling, with colored border, as	
and sand, used for sinking cribs for piers, (837 a.,	bleached damask, (334, S. S., 1010.)	35
S. S., 35.) rubble, or rough, as taken from the quarry,	dress goods, jute and cotton, jute ch. val., as	17.5
only suitable for foundations of buildings,	linens under 334, (S. S., 2844.) drills, fancy, colored, (334, S. S., 882.)	35 35
etc., (837 a., S. S., 2890.)	ducks, half-, for sails, as sail duck, (Nov. 16,	90
LINENS, TO WIT:	1040 37 77 7 7 7	30
bagging for cotton and like mfs., + + +, suita-	sail, or canvas for sails, including the heavy	
ble to the uses for which cotton-bagging is	ducks of Russia, and English sail cloth and	
applied, composed in whole or in part of	canvas, (348, Nov. 16, 1843, N. Y. and Boston.)	30
hemp, jute, jute butts, flax, gunnybags,	embroideries or mfs. of linen, if embroidered	
gunny cloth, or other materials, (343.) valued at not over 7 cts. per sq. yd.	or tamboured in the loom or otherwise by	
1½ ct. per lb.	machinery or with the needle or other pro-	200
valued at over 7 cts. per sq. yd. 2 cts. per lb.	cess, and $+ + +$, (337.) filter-, in the piece, as other like mfs., (334, S.	30
Dundee, or Scotch double warp, of jute, not	0 0405 \	35
fit for use in bagging cotton, (342, S. S., 1690.	floor-cloth canvas, of flax, jute, or hemp, or of	50
See also S. S., 1656.)	which these or either of them is the comp.	
jute, for tailoring pps., hop-sacking, etc., (342,	mat. of ch. val., (339.)	40
S. S., 1617.)	gilling twine, (347.)	25
waste, fit only for making paper, as paper- stock, (754.)	glass-cloths, in pairs, joined by fringe, (334, S. S., 4215.)	0.5
Fice.	1210.)	35

^{*} Handkerchiefs with small plain linen centre, and the rest of linen thread lace, dutiable, not as thread lace, but as handkerchiefs under 334, (S. S., 1384. But see S. S., 1386, as to same with cotton lace border.) † This does not comprise canvas paddings, crash, damasks, diapers, huckabacks, towels, shirting linens, dress linens, etc., (S. S., 1221.)

Per	r et.	Per	
Linens (continued):		Lint, linen, (336.)	4
grass-cloth, and other mfs. of jute, ramie, china,		Liq. Opii Sed., Battley's Sedative, (99, May 3, 1866,	
and sisal grass, $+ + +$, (351.)	35	W. H. S. & Co.)	
gunny-bags and gunny-cloth, old or refuse, fit		Liqueurs or cordials, (see below, "Liquors.")	
only for remfg., (713.) Free.		Liquid orchil, (550.) Free.	
cloth, not bagging, (341.)		Liquorice juice, (24.) 3 cts. per lb.	
valued at not over 10 cts. per sq. yd.		paste or roll, (24.) 7½ cts. per lb.	
3 cts. per lb.		root, (544.)	
valued at over 10 cts. 4 cts. per lb.		Liquor, iron-, (92.)	9
handkerchiefs, not emb., duty same whether in		Liquor stands, according to component metal,	-
piece or separate, (S. S., 4267.)			
handkerchiefs, plain, hemmed, bought and		and the bottles, when not in the stands, to be	
		rated separately, under their appropriate	
sold by the dozen, as mfs. of flax, $+ + +$,		classification, (May 17, 1859, Boston.)	
(336, S. S., 3709) insertings, (337.)	40	Liquors, malt, to wit:	
	30	tale, porter, and beer, in bottles, (316, S. S.,	
laces, flax or linen, (337.)	30	341; and see post, p. 53, Pt. IV.)	
lap robes, with wstd. strips, dtbl. under 363,		35 cts. per gal.	
(S. S., 2374.)		if in glass bottles, add. ad val. duty must be	
mfs., (flax ch. val.,) that cannot be measured		paid on the bottles according to their char-	
by the sq. yd., and $+ + +$, including all made		acter, (S. S., 4190.)	
on frames, (336.)	40	not in bottles, 20 cts. per gal.	
mfs. of flax, jute, or hemp, woven, $+ + +$, (334.)		finings, (837 b.)	2
mfs. of hemp or manila, or of which either is		spirituous, as follows, to wit:	
the comp. mat. of ch. val., $+ + +$, (350.)	35	Angosturia and "aromatic" bitters, (313, S.S.,	
mfs. of jute, ramie, china, or sisal-grass, +++,		1678.) \$2 per pf. gal.	
(351.)	35	brandy and other spirits mfd. or distilled from	
mitts, made on frames, (336.)	40	grain or other materials, and $+ + +$.	
oil-cloth foundations* or floor-cloth canvas of		\$2 per pf. gal.	
flax, jute, or hemp, or of which either shall		allowance for evaporation under former laws,	
be the comp. mat. of ch. val., (339, S. S., 2754.)	40	(S. S., 4048.)	
oil-cloths for floors, stamped, painted, or		casks of lawful capacity, ptly. filled, when en-	
printed, and all other oil-cloth, (except silk,)		titled to entry, (S. S., 3191; see also T. D., 88.)	
(340.)	40	coloring for beer, (117, 822, S. S., 3732.)	5
pack-thread, (336.)	40	for brandy, (117.)	5
rags for making paper, fit only for making pa-		cordials, liqueurs, arrack, absinthe, kirschwas-	
per and unfit for any other mf., (754.) Free.		ser, ratafia, and other similar spirituous	
sail-ducks, (see above, "Linen ducks.")		beverages, or bitters containing spirits,	
seines and seine twine, (347.)	25	and $+ + +$, (313.) \$2 per pf. gal.	
sheetings, Russia and other, of flax or hemp,		in bottles, dtbl. as above, with add. duty on	
brown or white, (349.)	35	bottles, (S. S., 1849, 3146.) 3 ets. each.	
shirt-bosoms, not tamboured or embroidered,	00	domestic, division of consignments, (see new	
and requiring to be sewed in shirt to fit for		regs., S. S., 3873.)	
use, (336, May 18, 1859, N. Y.)	40	"essence of red beets," so-called, dtbl. as dist.	
shirt-fronts, embroidered, (337, S. S., 1288.)	40		
tape, (336.)	30	spts., (T. R., p. 566.)	
thread, (336.)	40	gauge of appraiser's return rules, (S. S., 3723.)	
	40	malt, dtbl. gallon, 231 cubic inches, (S. S., 4068.)	
towels, in pairs, joined by fringe, (334, S. S.,	0.5	malt, gauge of, (S. S., 3537, 3564.)	
4182.)	35	mescal, as dist. spts., (S. S., 2448.)	
twine, seine and gilling, (347.)	25	on all compounds or preps. of which dist. spts.	
all other flax or linen, (336.)	40	are a comp. of ch. val., + + +, duty not less	
waste, (493, T. R., p. 590.)	10	than that upon dist. spts., (312.)	
water-proof cloth, $++$, (340.)	40	all imitations of brandy, spirits, or wines, are	
yarns, flax, hemp, or jute, (335.)	35	subject to the highest rates of duty provided	
flax, how they differ from twine, (S. S., 4948.)		for genuine, and in no case less than \$1 per	
lines, fishing-, (336.)	40	gallon, (314 b.)	
iniments, med. preps., (93.)	25	no lower rate or amount of duty to be charged	
proprietary, (99.)	50	on brandy, spirits, or other spirituous bever-	
inoleum as oil-cloth, (340, S. S., 3560.)	40	ages, than that fixed by law for first proof, but	
inseed, bushel 56 lbs.,† (466.) 20 cts. per bush.		to be increased in proportion for any greater	
inseed cake,† (748.) Free.		strength, (314 a., S. S., 2085.)	
meal, (837 b.)	20	each and every gauge or wine-gallon of mea-	
oil, $7\frac{1}{2}$ lbs. to be estimated to the gallon, (27.)		surement to be counted as at least one proof	
25 cts. per gal.		gallon, (311 b.)	
int, cotton, (324.)	35	"distilled spirits, spirits, alcohol, and alcoholic	

^{*} The terms "oil-cloth foundations" and "floor-cloth canvas" are held by the U.S. Supreme Court to be synonymous, and not to include burlaps of any kind, (S. S., 2754.)
† No drawback allowed on oil-cake made from imported seed, (par. 466, Statutes.)
‡ For capacity of ale, beer, and porter bottles, (see post, Pt. IV., p. 53.)
§ Re-importation of foreign spirits and wines not allowed, (S. S., 2043.)

Li

P. 4.		
quors (continued):	Per Liquors (continued):	ct.
spirits, is that substance known as ethyl al-	vermuth, duty as on still wines, (309, S. S.,	
cohol, hydrated oxide of ethyl, or spirits of	1585, 2367.)	
wine, commonly produced by fermentation	all wines, brandy, or other spirituous liquors	
of grain, starch, molasses, or sugar, including	in bottles must be packed in packages con- taining not less than 1 dozen bottles in each	
all dilutions and mixtures of this substance," (section 3248, Rev. Stat.)	package, (310.)	
'proof spirit," under the law, is "that alco-	all such bottles, excepting those containing	
holic liquor which contains one-half its vol-	still wines, must pay an additional duty	
ume of alcohol of a specific gravity of seven	(310.) of 3 cts. for each bottle.	
thousand nine hundred and thirty-nine ten	Literary societies and institutions, sp. impts. for,	
thousandths (.7939) at 60 degrees Fahrenheit,"	(see "Societies.") Litharge, dry or in oil, (57.) 3 cts. per lb.	
(311 c. and Pt. I., 2064.) o ascertain the number of "proof gallons" con-	Litharge, dry or in oil, (57.) 3 cts. per lb. Lithographic hand- or show-bills, printed mat-	
tained in any quantity of liquor stronger	ter, (384, Oct. 9, 1861, N. Y.)	25
than first proof, multiply the actual quantity	views in book covers, (384, S. S., 2845.)	2
in wine gallons by the percentage of alco-	stones, not engraved, (732.) Free.	
hol, and divide by 50, (but see notes to 307.)	old engraved, not free, (S. S., 1925.)	4/
all spirituous liquors impt. in casks of less ca- pacity than 14 gallons are subject to forfeit-	varnish, (119, S. S., 516.) same, if spirit varnish, pay in add. to the above,	4(
ure, (311 d.)	\$1.32 per gal. add.	
all distilled spirits, wines, and malt liquors,	Lithographs, colored, as engravings, (384, Jan. 25,	
imported in pipes, hogsheads, tierces, barrels,	1861, N. Y.)	28
casks, or other similar packages, shall be first	printed in colors, as engravings, (384, March 25,	
placed in public store, or bonded warehouse,	1859, N. Y.)	25
and shall not be removed therefrom until the same shall have been inspected, marked and	so-called "sheet pictures," embossed or plain, (384, S. S., 4719.)	2
branded, by a United States customs-gauger,	Litmus, prepared or not prepared, (545.) Free.	20
and a stamp affixed to each package, indi-	Live plants and flower roots, imm. tr. of, (S. S.,	
cating the date and particulars of such in-	3726.)	
spection." (Act of March 3, 1879, sec. 11.	Living animals, (252.)	20
See Part I., 2266, and S. S., 3939.)	sp. impt. for breeding pps., (642 a.) Free.	
Chinese wine, (311 a., S. S., 1987.) \$2 per pf. gal.	see 641, 642 b. for special provisions as to immigrants' teams and animals impt. for tempo-	
Il liquors entered as wine, and containing	rary pps.	
over 24 per ct. of alcohol, to be forfeited,	Llama goods, silk and wool, as dress goods for	
(308 a.)	women and children under 365, (S. S., 2933.)	
or provisions for marking and branding spirits,	Lloyd's Register, dtbl. val. of, (see S. S., 5568.)	
(see 1857, 1858, Pt. I.; see also S. S., 3939, 3962.) oottles, containing spirits or sparkling wines,	Loadstones, (733.) Free. Locks, door-, gilt or plated metal, (210.)	33
pay an add. duty, (310, S. S., 1849, 1976.)	of any other metal, (216.)	4
3 cts. each.	gun-, (216.)	48
nnous:	wood and metal, (216.)	43
vines, champagne, and all other sparkling, in	Locomotive tires, (see "Iron" and "Steel.")	
bottles, of not over ½ pint each, (307 c.)	Logs, unmfd., $+ + +$, (734.) Free.	1/
\$1.75 per doz. same, in bottles of over ½ pint, and not over	Logwood, extracts or decoctions of, (84.) in sticks, (636.) Free.	10
1 pint each, (307 b.) \$3.50 per doz.	Looking-glass frames, according to material.	
same, in bottles of over 1 pint, and not over 1	plates, (see "Glass.")	
quart each, (307 a.) \$7 per doz.	Lozenges, proprietary, (99.)	50
same, in bottles of over 1 quart each, (307 d.)	Vichy, as med. prep., + + +, (93, S. S., 1646.)	28
\$7 per doz. and \$2.25 per gal. on excess. still, in casks, (308 a.) 50 cts. per gal.	all other non-alcoholic medicinal, (93.)	2
same, in bottles, per case of 1 doz. bottles, each	Lumber, viz.: sawed boards, planks, deals, and other lumber, of hemlock, white-wood, syca-	
containing over 1 pint, and not over 1 quart,	more, and bass-wood, ('19 a.)	
or of 24 bottles, each containing not over 1	\$1 per 1000 ft. board measure.	
pint, (308 b.) \$1.60 per case.	all other articles of sawed, (219 a.)	
Any excess over these quantities in such	\$2 per 1000 ft. board measure.	
bottles subject to a duty of <i>five cents</i> for each pint or fraction thereof so in excess, (308 c.)	of any sort, if planed or finished, in add. to the above rates must pay for each side so planed.	
But there is no separate or add. duty on	or finished, (219 b.)	
bottles containing still wines, (308 d.)	50 cts. per 1000 ft. board measure.	
all wines containing over 24 per ct. of alco-	if planed on one side, and tongued and grooved,	
hol to be forfeited, (308 e.)	(220.) \$1 per 1000 ft. board measure.	
no allowance for breakage, leakage, or dam-	if planed on two sides, and tongued and groov-	
age on wines, liquors, cordials, or dist. spirits, (308 f.)	ed, (221.) \$1.50 per 1000 ft. board measure. for vessels, (see 834 and 835.)	
"spumante," or foaming, same as sparkling,	edges only planed, not dtbl. as planed or fin-	
(S. S., 2367.)	ished, (S. S., 4709.)	

Do	r ot	Do-	ot
Lumber (continued):	r ct.	Magnesia, iodide of, (93.)	25
hickory, of lengths and shapes for general use,		nitrate of, (93.)	25
(219 a., S. S., 4871.)		phosphate of, (92.)	25
\$2 per 1000 ft. board measure.		sulphate of, or Epsom salts, (62.) 1½ ct. per lb.	0.5
(see rule for measurement, S. S., 5379.)		sulphide, (92.)	25
pine, sawed of various sizes for sash-stock, as wood unmfd, under 234, (S. S., 5599.)	20	Magnesite, or native mineral carbonate of magnesia, (620.) Free.	
Lunar caustic molds, (837 b., S. S., 337.)	20	Magnesium, (619.) Free.	
Lupulinum, yellowish powder obtained from the		Magnetic iron sand or ore, cr. mineral substance,	
surface of hops, cr. drug, (636, S. S., 3168.)		(215, S. S., 5.)	20
Free		Magnets, (736.) Free.	
Lutes, as musical instruments. (469.)	25	Mahogany, unmfd., (818.) Free.	
Lye of wood ashes, (593.) Free.		cabinet ware or house furniture of, finished,	
		(230,)	35
		same, in piece or rough, (229.)	30
M.		mfs. of, $+ + + +$, (232.) sawdust, solely for dyeing or tanning, (509,	35
		Jan. 28, 1867, N. Y.) Free.	
MACARONI and vermicelli, (735.) Free.		Mail, importations by, (S. S., 3427, 3516, 3956, 4027,	
*Mace, (546.) Free		4198, 5288.)	
oil. (576.) Free.		same, for foreign diplomats and consuls, (S. S.,	
Machine blanketing, or felts, of wool for printing		3554.)	
machines, (379, S. S., 625.)	200	printed matter, music, etc., impt. through, ex-	
20 cts. per lb. and "Machine blanketing," so-called, but really ε		cepting newspapers and periodicals, is dtbl.,	
heavy, coarse woollen fabric invoiced as "pol		(S. S., 2812; see T. D., 84.)	
ishing-cloth," and intended for use in polish		Mails, iron, (216.)	45
ing marble, dtbl. as mf. of wool, $+++$, un		steel, (216.) weavers' iron, (216.)	45 45
der 362, (S. S., 3147.)		Maine, products of the forests of, (829, 830, S. S.,	10
Machinery, carding-, iron ch. val., (216, S. S., 1136.	45	2217.)	
comp. of different mat., (see T. D., 28.)		Maize, Indian corn, (263.) 10 cts. per bush.	
copper ch. val., (216, S. S., 2886.)	45	Malacca, or Indian joints, not further mfd. than	
drippings, grease, (437, S. S., 3468.)	10	cut into suitable lengths for the mfs. into	
for repair, when free, (831, S. S., 662, 1951,)		which they are intended to be converted,	
iron and steel, easily separable, cls. separately	,	(725.) Free.	
(S. S., 3319, Rgs., Art., 482.) models of, and of inventions, (743.) Free		Malleable iron castings, $+ + +$, (161.) 2 cts. per lb.	
steel and other mat. separately invoiced, how		Malt. barley-, per bush. of 34 lbs., (262.)	
cls., (S. S., 3855.)		20 cts. per bush.	
mackerel, (see "Fish.")		no allowance for screenings or dust, (S. S.,	
Madder and munjeet, or India madder, ground	1	4742.)	
or prepared, (547.)		extract, not proprietary, as ale or beer under	
in oil, as paint, (87, S. S., 2074.)	25	316, (S. S., 2338, 5372.)	F0
extracts of, all, (547.) Free	25	extract, Johann Hoff's, (99, S.S., 2867, 4834.) Manganese, black oxyd and ore of,‡ (621.) Free.	50
lake, (87, S. S., 3130, 4833.) roots of all kinds, (509.) Free		Manganese, black oxyd and ore of,‡ (621.) Free. bromide of, (92.)	25
Magic cigar-stands, part steel, (216, S. S., 2746.)	45		25
Magic lanterns, suitable for children's toys, (425		hypo-phosphate of, (93.)	25
Nov. 12, 1864, N. Y., S. S., 2569.)	3 5		25
suitable for philosophical pps. or the amuse	-	oxide of, ground, (621, S. S., 2915.) Free.	
ment or instruction of adults, (475, Ibid.)	35		25
lantern slides, sp. imp. for colleges, (759, S. S.		sulphate of, (92.)	25
4515.) Free		Manganese, and manganiferous ore, distinctive	
Magnesia, acetate of, (92.)	25 25		
bromide of, (93.) calcined. (61.) 10 cts. per lb		chem. salt in form of white powder, (92, S. S.,	
calcined, (61.) 10 cts. per lb carbonate of, med., (60.) 5 cts. per lb		3410.)	25
cement, ground magnesite, (620, S. S., 5304.)		Manganiferous iron ore,‡ (144 a., S. S., 3931.)	
Free		75 cts. per ton. Mangoes, in natural condition, (704.) Free.	
chloride of, (93.)	25 25	9	
†citrate of, (93.) Henry's, (99, S. S., 223.)	50		
hypo-phosphate of, (93,)		Manna, (548.) . Free.	
- A La haraburan and (and)			
* For proportionate weight of mace in the sh	ell, s	ee "Nutmegs."	

^{*} For proportionate weight of mace in the shell, see "Nutmegs."
† Certain so-called "granulated effervescing citrate of magnesia," in fact a potassa tartrate of soda, not medicinal, but used as a summer beverage, dtbl. under 837 b. at 20 per cent. ad val., (S. S., 2682.)
† The Department ruled (S. S., 4114) "that to be properly subject to classification as manganese ore the article must contain 50 per cent. or over of manganese in proportion to the entire quantity, and not over 10 per cent. of iron." In cases of doubt "the importer will be required to substantiate his claim" (of free entry,) "by an analysis of the article by a competent chemist."

	Don et)	Per	ot
Mantillas, silk, (383.)	Per ct.	Marble of all kinds in block, rough, or square,	Ct.
MANUFACTURES, TO WIT:		(467 a.) 65 cts. per cubic ft.	
all articles, + + +, (whether wholly or		bas-reliefs, (468, S. S., 2568, 2706.)	50
mfd.,) made from sheet, plate, hoop, band		mfs.* of, $+ + + +$, (468.) paying tiles, (468 b.) \$1.10 per cubic ft.	50
scroll iron, or of which either of these s be the comp. mat. of ch. val., must pa		paving tiles, (468 b.) \$1.10 per cubic ft. slabs, (468 b.) \$1.10 per cubic ft.	
addition to the duty on such iron, (154 b.)		veined, sawed dressed or otherwise, (468 b.)	
¼ ct. pe		\$1.10 per cubic ft.	
articles or wares, $+++$, wholly or ptly. of i		measurement of, (S. S., 3586, 4495, 5297.)	00
steel, copper, lead, nickel, pewter, tin,		Marble statuary, + +, (470 b.)	30
gold, silver, platinum, or any other m		by American artists residing abroad, (see "American.")	
exc. britannia, gilt, or plated, whether whor ptly. mfd., (216.)	45	table tops, (468, S. S., 3858.)	50
all non-enumerated, bearing a similitude		Marbles, common, for children, as toys, (425, Nov.	
enumerated, (see provisions as to, 822 to 8		12, 1864, Baltimore.)	35
all, + + +, (837 b.)	20	glass, china, or other material, as toys, (425, S.	
britannia ware and plated and gilt articles,		S., 3264, 3821.)	35
wares of all kinds, (210.)	35	Marmalade, (302 a.) Marine coral, (682.) Free.	35
domestic paper, exp. printed on and re-indtbl., (S. S., 3065.)	цр.,	"Markwick's spongio-piline," wool, (see "Wool-	
products and mfs. when exp. and brot	ught	lens.")	
back in same condition, under regulati		Marrow, cr., (738.)	
(Free.	Marrow for toilet soap, perfumed, dutiable as a	
spools exp. filled and rtd. empty, not free	e un-	pomade or perfumery under 99, (March 3,	EO
der 649 a., (S. S., 4976.) materials for, when free, (2098.)		1858, N. Y.) Martin-Siemens process, metal, mfd. by, (see	50
of brass and fire-brick combined, (216, 8	S. S.,	"Metal.")	
5075.)	45	Marshmallows, med. root, (739.) Free.	
of bone, horn, ivory, or vegetable ivory	, all	Mastic, gum, cr., (636.) Free.	
+ + +, (399.)	30	Masks for adults, paper, (388, Nov. 2, 1866.)	15
of cedar wood, granadilla, ebony, mahog		papier maché, (472.)	30 50
rosewood, and satinwood, (232.) of different quality, wholly or ptly. of wo	35 ol or	silk, (383.) Match blocks, (234, S. S., 5307.)	20
cotton, impt. in the same packages, (see I		pickets, (234, S. S., 5307.)	20
1873, as to appraisement of.)		Matches, friction or lucifer of all descriptions,	
of hemp or manila, or of which either is		(433.)	35
val., + + +, (350.)	35	of cotton, wax, and paper, (324 a., S. S., 595.)	35
of jute, ramie, China, and sisal grasses, +	+ +, 35	Match-splints, (233, S. S., 2708.) Maté or Brazilian tea, also known as Heva Yerba	35
(351.) of mixed materials, $++$, are dtbl. at the high		and Paraguay tea, (837 b., S. S., 3909.)	20
rates at which the comp. mat. of ch. val.		Materials impt. for the mf. of medicines, prep-	
be chargeable, (823.)		arations, compositions, perfumery, cosmetics,	
of wood, or of which wood is the chief c		cordials, and other liquors for exportation,	
part, $+ + +$, (233.) or articles of grass, osier, palm-leaf, whale	hone	may be removed from shipboard or bonded warehouse to mfg. warehouse, under regs.,	
willow, or straw, $+ + +$, (395.)	30	free of duty. (Pt. I., 2098.)	
of the U.S. exp. and brought back, to		Mathematical insts., according to materials.	
casks, barrels, carboys, bags, and		same, sp. impt., (see "Academies" and "So-	
vessels, exported, filled with American		cieties.")	
ducts, or exported empty, and returned with foreign products, including sh		Matico leaf, cr., (636.) Free. Mats, floor-, exclusively of vegetable substances,	
when returned as barrels or boxes, (6		(432.)	20
identity proved under regulations, (64		made of portions of carpets or carpetings, are	
and on which all internal tax due sha	ll be	subject to the rates of duty imposed on like	
proven to have been paid before exp		carpets and carpetings, (378 c.)	
	Free.	all others not exclusively of vegetable mate-	
substances expressly used for, (505, S. S., 3	Free.	rial, (378 c.) sheepskin, (378 c., Sept. 16th, 1865, March 5,	40
	Free.	1866, N.Y., and S. S., 1341.)	40
	Free.	table-, not exclusively of vegetable material,	
	Free.	(378 c.)	40
Maps and charts, (384.)	25 Tour	of vegetable material exclusively, dtbl. ac-	
	Free. Free.	cording to material or as non-enumerated manufactures.	
sp. impt. for schools and societies, (see "Ac		Matte, nickel-, cr., on the nickel it contains, (191.)	
mies," and "Societies.")		15 cts. per lb.	

^{*} This includes mfs. of "Mexican onyx," so-called, or Tecali marble, (S. S., 2306,) and "bas-reliefs" in marble, (S. S., 2568.)

Per et.	Per ct.
Matting, floor-, exclusively of veg. sub., (432.)	Medicinal (continued):
all other according to material, or as non-enu-	medicated wines,
merated mfs.	mixtures,
Mattresses, cotton ticking filled with hay and	spirits, and
moss, (324 a., 823, S. S., 4797.)	tinctures, $+ + +$, (118.) 50 cts. per lb.
curled hair, other than hogs-, used for, (443.) 25	preparations, not part alcohol, and known as
curled hogs'-hair for, (717.) Free.	cerates,
moss, sea-weeds, and all other veg. subs. used	conserves,
for, (744.) Free.	decoctions.
Meal, corn-, per bushel of 48 lbs., (263.)	emulsions, extracts, (solid or fluid,)
0 cts. per bu. ½ ct. per lb.	infusions,
rice-, (837 b., S. S., 5678.)	juices,
Meat, extract of, (255.)	liniments,
in carcasses, dressed, + +, (837 a., S.S., 2325.) 10	lozenges,
Meats, prepared, $+ + +$, (283.) 25	mixtures,
Mechanical figures with musical attachments, if	mueilages,
children's toys, (425.)	ointments,
same, of different materials, part steel, if not	oleo-resins,
toys, (216, S. S., 2985.)	pills,
Meconin, (93.) 25	plasters,
Medallion casts in plaster from antique gems,	powders,
(837 b., T. R., p. 575.) 20	resins.
Medallions, small, of glass and gilded or silvered composition metal. (143, S. S., 2849.)	sirups,
Composition motors, (may be may make a	suppositories, vinegars, and
small, for watch-guards, mfs. of steel, (216, S. S. 5146.)	waters, + + +, (93., 25
S., S. 5146.) Medals, cabinets of, (669.) Free.	preparations, materials for mf. of, (see above,
gold, silver, or copper, (740.) Free.	"Materials.")
sp. impt., (see "Academies" and "Societies.")	preparations, etc., examination and appraise-
Medicated cottons, (93, S. S. 4987.) 25	
wines, (118.) 50 cts. per lb.	preparations or compositions, patent or pro-
Medicinal:	prietary, (99.) 50
balsams,	purposes, acids used for, $+ + +$, (594.) Free.
barks,	waters, (see "Mineral waters.")
beans,	Medicines, cr., as drugs cr., (636.) Free.
berries.	not cr., (see above, "Medicinal preparations.")
buds,	patent, secret or proprietary, (99.) 50
bulbs,	Medieval period, arms of, not antiquities, (S. S., 3580.)
bulbous roots,	Meerschaum, cr. or raw, (741.) Free.
dried fibres, dried insects,	same, cleaned of outside dirt by cutting, and
drugs,	waxed and polished, (741, S. S., 3850.) Free.
excrescences, such as nutgalls,	Melada, and concentrated melada or concrete,
flowers,	testing by the polariscope, not above 75 de-
fruits,	grees, (236.) 1 ₁₀₀ ct. per lb.
grains,	and for every add, degree or fraction of a de-
gum resins,	gree, shown by such test, (236.)
gums,	1400 of a ct. per lb. add.
herbs,	Melodeons, as musical insts., (469.)
leaves,	Melting-pots, earthen, (127.) 55
lichens,	or glue pots, iron, (216.)
mosses,	Memorandum books, common blank-, (385.)
nuts,	Menispermin, (93.) 25 Menthol, crystallized, and known as "Japanese
roots, seeds, aromatic,	peppermint camphor," (93, S. S., 4963.)
seeds of morbid growth, and	Merchant appraisers' compensation, (S. S., 4242.)
weeds.	Merchandise taken from wrecks, (828.)
any of the above in a crude state, not edible,	Mercurial ointment, (93.)
and not advanced in value or condition by	preparations, $+ + +$, (93.)
refining or grinding, or by any other process	Mercury, bisulphate of, (93.)
of mf., and $+ + +$, (636.)	cyanide of, (93.) 25
The same, (excepting drugs and aromatic gar-	iodide of, green, (93.)
den seeds,) if so advanced in value or condi-	red, (93.)
tion, + + +, (94.)	
preparations, part alcohol, and known as	oxide of, black, (93.)
essences,	yellow, (93.)
ethers,	proto-bromide of, (93.) sulphate of, yellow, (93.) 2
extracts,	Surpliate of, Jenon, (50.)

	ct.	Per	ct
Mercury, sulphuret of, black, (93.)	25	Milk, India-rubber, (724) Free.	50
sulphuret with chalk, (93.) Mercury or quicksilver, (211.)	25 10	roses, as a cosmetic, (99.) sugar of, (797.) Free.	50
Merino, (see "Wool" and "Woollens.")	10	Millet seed, (760, S. S., 5516.) Free.	
Mescal, dist. sp., (311, S. S., 2448.) \$2 per pf. gal.		prep. or mfd., (837 b., S. S., 2093.)	20
Metal, all composition of which copper is comp.		Millinery ornaments, feathers, and artificial	
mat, ch. val., and $+ + +$, (186 b.) 3 cts. per lb.		flowers for, (429 b.)	50
all produced from iron or its ores, which is cast		Mill cranks and irons, (163.) 2 cts. per lb.	00
and malleable, of whatever description or		feed, (837 b., S. S., 4235.) saws, not over 9 inches wide, (173.)	20
form, without regard to the percentage of carbon contained therein, whether produced		10 cts. per lin. ft.	
by cementation, or converted, cast, or made		over 9 inches wide, (173.) 15 cts. per lin. ft.	
from iron or its ores by the crucible, Besse-		Millstones, buhr, (406.)	20
mer, pneumatic, Thomas-Gilchrist, basic, Sie-		not buhr, mfd. wholly or in part, (406, 822, Dec.	20
mens-Martin, or open-hearth process, or		14, 1859, Charleston.) Mills, coffee-, (216.)	20 45
by the equivalent of either, or by the		Mineral substances, crude, $+ + +$, (215.)	20
combination of two or more of the pro-		crude,* not advanced in value or condition by	20
cesses, or their equivalents, or by any fusion or other process which produces from iron or		refining or grinding, or by other process of	
its ores a metal either granular or fibrous in		mf., + + +, (638) Free.	
structure, which is cast and malleable, except-		The same,* advanced in value or condition, by	
ing what is known as malleable iron castings,		refining or grinding, or by other process of	
shall be classed and denominated as steel,		mf., + + +, (95.)	10
(183 b.)		Mineral blue, (87.) carbonate of magnesia, native, or magnesite,	25
bell, broken and fit only to be re-mfd., (651.) Free.		(620.) Free.	
unwrought, (215.)	20	green, (87.)	25
clippings. (See "Clippings.")	-	kermes, (93.)	25
embroidery, (216.)	45	orange-, (58.) 3 cts. per lb.	
epaulets, galloons, knots, laces, stars, tresses,		specimens for cabinets, etc. (See below, "Miner-	
wings, etc., (427.)	25	alogy.")	
gilt or plated, articles and wares of, (210.)	35	waters, all not artificial, (622.) Free.	
mfs. wholly or ptly. of, finished or not, and $+ + + +$, (216.)	45	artificial, and imitations of natural mineral waters, (38.)	30
sheathing, or yellow, not wholly of copper, nor	10	Mineral waters, natural, artificially charged with	00
wholly nor in part of iron, ungalvanized, in		gas, (622, S. S., 3148.) Free.	
sheets of 48 by 14 inches, and weighing from		same, certificates from the owner or manager of	
14 to 34 oz. per sq. foot, (194.)	35	the spring, that the water embraced in the in-	
threads, filé, or gespinst, (401.)	25	voice is, in fact, natural mineral water, and	
type-, (213)	20	specifying the spring from which produced,	
yellow (not sheathing), old and unfit for any other purpose than as a raw material to be	Į	must accompany the invoice, (S. S., 2973, 3963.) same, prep. by boiling for use as medicine, and	
re-worked, (215, Jan. 23, 1862, New Bedford.)	20	known as "St. Catherine Concentrated	
Metallic arsenic or cobaltum crystals, (610.)		Water," (93, S. S., 3170.)	25
Free.		wax, (592.) Free.	
Metalophones, of full diatonic scale, (469, S. S.,		Mineralogy, specimens of, imported for cabinets,	
3399.)	25	or as objects of taste or science, and not for	
toy, not full scale, (425, S. S., 3399.) Metals, unwrought, + + +, (215.)	35 20	sale, (793.) Free.	
Metronomes, (216, S. S., 1764.)	45	Mint, United States, copper imported for, (681.) Free.	
Mexican asphalt, (643, S. S., 4867.) Free.		Miniature cases, according to material.	
dollars, no reduction for abrasion, (S. S., 3571.)		sheets, ivory, (399.)	30
imports for exhibition at the Fair of the New		theatres, of paper (if not children's toys), (388,	
England Mfrs and Mechs. Institute, 1883, (S.		S. S., 1825,)	15
S., 5547.) "Mexican onyx," mfs., as mfs. of marble, (468, S.		Miniatures, (470 a.)	30
S., 2306.)	50	"Mirabellen," or plums, dried, (294, S. S., 2670.)	
Mezuzoths, manuscript-, (737, S. S., 3497.) Free.	00	1 ct. per lb. Mirbane, oil of, (81 or 83)	20
in cases, cases dtbl., (S. S., 3497.)		Mirrors, hand, and small unframed mirror plates,	
Mica and mica waste, (742.) Free.		(143, S. S., 2407, 3805.)	45
ground, (837 b., S. S., 2713.)	20	other, (see "Glass," and S. S., 5012, 5455, and	
slabs, crude, (742, S. S., 2676.) Free. Microscopic specimens of nat history, on glass,		5476.) Mitts and mittens, same as gloves	
impt. for cabinets or as objects of taste or sci-		Mitts and mittens, same as gloves. Mixed goods, + +, to wit: all articles mfd. from	
ence, and not for sale, (793, S. S., 3958.) Free.		two or more materials, the duty is to be as-	
Milk, (837 a., S. S., 1752.)	10	sessed at the highest rates at which the comp.	
condensed or preserved, (276.)	20		

^{*} These provisions seem to conflict with that for "mineral substances in a crude state," (215,) which imposes a duty of 20 per cent. ad. val. thereon, and probably subjects the former to the provisions of 824.

Per	ct.	Pe	r ct.
Mixtures, med., alcoholic, (118.) 50 cts. per lb.		Mortars, common stoneware, (124.)	25
	25	earthenware, (127.)	55
Mock or imitation jewelry, to wit:		glass, (143.)	45
breast-pins, ear-rings, and composition imita-	1	marble, (468.)	50
tions of gems set in base metals, (459, S. S.,		metal, gilt or plated, (210.)	35
	25	other than above, (216.)	45
jewelry, theatrical, or im. gems, (459, S. S.,	0"	stone, other than marble, (487 b.)	20
50001)	25 20	Mosaic pictures, of marble, as mfs. of marble, un-	50
lead, or blende, (215.)	20	der 468, (S. S., 1448.)	50
Modelling, + + +, according to comp. mat.	- 1	table-tops, part marble, (468, S. S., 3016, 3117.) topped tables, complete articles of furniture,	
Models of inventions and other improvements in the arts. (See restrictions as to, 743.) Free.		(230, S. S., 3858.)	35
the arts. (See restrictions as to, 743.) Free. of engines, etc., specially imported for instruc-		work, opaque glass blocks of different colors	
tion or illustration in schools, classified as	- 1	for, (143, S. S., 4909.)	45
philosophical apparatus, (759, S. S., 612.) Free.		Mosaics, "Florentine," so-styled, of slate, (131,	
or imitations, in papier maché, of anatomical		S. S., 547.)	30
and botanical specimens, dtbl. under 472, (S.		"Roman," (131, S. S., 2624.)	30
S., 1767.)	30	real, not set, (837 b.)	20
other than of inventions or improvements in	1	set, (459.)	25
the arts that cannot be fitted for use, are dtbl.		when in settings or frames not of metal (837 b.,	
according to materials, (S. S., 253.)		T. R., p. 575.)	20
Mohair,		Moss, dyed and prepared for florists' designs	
manufactures of, same as "Worsteds."		(837 b., S. S., 4924.)	20
unmf., val. at last port or place whence exp.		dyed for millinery uses, as parts of artfl. flow-	-
to the United States excluding charges at		ers, (429 b., S. S., 2518.)	50
such port, to wit:		used for beds or mattresses, (744.) Free	
val. not over 30 cts. per lb., (358 a.)		Iceland, cr., (636.) Free.	
10 cts. per lb.	ĺ	not crude, (94.)	10
val. over 30 cts., (358 b.) 12 cts. per. lb.	į	Mosses, all med., not edible, cr., (636.) Free	
Moisic iron, dtbl. as other iron of like condition,		not crude, (94.)	10
grade, or stage of mf. (Pt. I., 2183.)		all other than above, crude, (837 a.)	10
Molasses, concentrated, testing by the polari-		Mother of pearl, (756.) Free	
scope, not above 75 degrees, (236.)		buttons, with metal eyes or shanks, (407.)	30
1,40 ct. per lb.		knife handles, unfinished, (486, March 31, 1859	
and for every additional degree, or fraction of		N. Y.)	2
a degree, shown by the polariscopic test,		shell boxes, (410.)	3
(236.) 100 of a ct. per lb. additional.		mfs. of, + + +, (486.)	2
testing not above 56 degrees by the polariscope,		studs, (486.)	2
(241.) 4 cts. per gal.		Mouse-traps, wood and iron wire, (216.)	4
same, testing above 56 degrees, (241.)		"Mousseline de laines," worsted or worsted and	
8 cts. per gal.	0"	silk, and "de laines," cotton and worsted, a	
Molds, button-, + + +, (407.)	25	women's and children's dress goods, unde	r
gold beaters-, (710.) Free.		365, (July 18, 1857, N. Y.)	
hammer and gun-, (see "Steel.")	20	Mouth-organs, large, or so-called harmonicas	,
lunar caustic, (837, b.)	20	(469, S. S., 2418, 2869.)	3
Moleskins, as cotton cloth. Monstrance, (771, S.S., 3745.) Free,		toy, for children, (425, S. S., 2466.)	5
Monstrance, (771, S.S., 3745.) Free. Montfort's solution of morphia, for the alcohol		perfumeries, etc., (99.) Mouth-pieces of cornets, and other musical in	
contained therein, (103.) \$2 per gal. and	25	struments, (469, S. S., 4453.)	2
Monumental stone, not marble, unmfd. or un-		Mucilages, med., (93.)	2
dressed, (487 a.) \$1 per ton.		Muffs, fur, (435.)	3
same, hewn, dressed, or polished, (487 b.)	20	Mules, living, (252.)	2
Monuments, public, articles impt. for, must be		Mundic, or pyrites dtbl. under 144, as ore, accord	-
"works of art," to be free under 833, (S. S.,		ing to the percentage of copper it contains.	
3999.)		Mufflers, wstd., cotton, and silk, (367.)	
Moon-, or poppy-seed, (452, S. S., 3451.)		45 cts. per lb. and	d 4
½ of a ct. per lb.		Mungo, woollen-, (361.) 10 cts. per lt	
Mops, cotton ch. val., (324 a.)	35	Munjeet, or India madder, ground and prepared	ί,
cotton and iron, (216.)	45	and extracts of, (547.) Free	
cotton and wood, wood ch. val., (233.)	35	Murexide, a dye, chemically prepared, (92.)	2
Mopsticks, wood and iron, (216.)	45		1
same, wood, (233.)	35	of barytes, (92.)	2
Morocco skins, finished, (461.)	20	cinchona, (629.)	
skins for, tanned but unfinished, (462.)	10		2
Morphia, morphine, and all other salts of mor-		potassa, (627.)	
phia, (123.) \$1 per oz.		strontium, (92.)	2
Morrals, nose-bags of istle, for feeding horses,		tin, (92.	2
used in the States and Territories bordering		Muriatic acid, (594.)	
on Mexico, (351, 822.)	35	Mushrooms, dried, (286, S. S., 1408.)	1

	Per ct.	Por	ot
Mushrooms, prepared, (287.)	30	Nainsooks, as cotton cloth.	ct.
sauce or catsup, (284.)		Nankeen shoes and slippers, leather soles, (463.)	30
Musical bird-cages, part metal, (216, S. S., 3255.)		1 // /	20
boxes, cheap, for children's toys, (425, S.S., 31		Naphthaline brown, (82, S. S., 3847.)	35
3793.)	35	"Naphthaline colors," so-called, (82, S. S., 3927.)	35
not toys, and parts of, (469, S. S., 4453, 5195.)		scarlet B., (82, S. S., 5593.)	35
instruments, (469, S. S., 815.)	25	yellow, (82, S. S., 3875.)	35
children's toys, (425, S. S., 1821, 2023, 2107, 211 finished indispensable parts of, (469, S.		Naphthylamin, (82, S. S., 4032.)	35
4453.)	25	roth, echt, (82, S. S., 3913.)	35
same, small, for use in concert, (469, S. S., 389		Napkins, cotton damask, (325.)	40
same, small and cheap, for children's toys, (4)		linen, in the piece, (334.)	35
S. S., 3765.)	25,	same, cut apart ready for use and sold by the dozen, dtbl. as mfs. of flax, $++++$, (336, S. S.,	
same, usual cases for, same duty as instrumen		3709, 4072.)	40
(S. S., 3155.)	,	Naples soap, (see "Soap.")	***
strings for, of gut, (671.)	ee.	"Narcein." (93.)	25
of metal and silk, for, (469, S. S. 4453.)	25	Narcotine, (93.)	25
work-boxes, part steel, (216, S. S., 3764.)	45	"Natron wasser glass," (water-glass,) as silicate	20
Music paper, (392)	25	of soda, (76, S. S., 4710.) ½ ct. per lb.	
printed with lines only, (384, S. S., 4991.)	25	"Natural grass flowers," so-called, being natural	
without lines, (384, S. S., 3503.)	25	grasses, dried and prep., (837 b., S. S., 1739.)	20
Musk, perfumery, (99.)	50	Natural history, specimens of, impt. for cabinets	
crude, in natural pod, (506.) - Fre	ee.	or as objects of taste or science, and not for	
Musket barrels, (216.)	45	sale, (793.) Free.	
blocks, rough, hewn, or sawed only, (222.)	20	specimens of, microscopic, on glass, sp. impt.,	
rods, iron, (216.)	45	(93, S. S., 3958.) Free.	
steel, (216.)	45	Neat cattle and hides thereof, prohibition of	
stocks, finished, (233.)	35	impt., (see 842.)	
Muskets, rifles, and other firearms, (202.)	25	Neatsfoot oil, (92.)	25
Mustard, ground or preserved, in bottles or other		Necklaces, bead-, (396, S. S., 1789.)	50
wise, (306.) 10 cts. per 1		bone-, link-chain, (399, S. S., 3119.)	30
seed, (760.) Fre		comp., im. gems set in base metal, (459, S. S.,	
oil, (92.)	25	3288.)	25
Mutton, in carcass, dressed, (837 a., S. S., 1022, 232		Neckties, silk, (383.)	50
Myrobolan, cr. nut for dyeing or tanning, (549.)		Needle-cases, according to material.	
extract of, (84, S. S., 5529.)	ee. 10	Needles, all, + + +, for sewing, darning, or knit-	
Myrrh gum, crude, (636.) Fre		ting, (206.)	25
not crude, (94.)	10	crochet, (206, S. S., 2693, 2963.)	25
Myrtle or bay wax, (592.) Fre		for knitting or sewing machines, (205.)	35
, , , , , , , , , , , , , , , , , , , ,		sail, (206, Feb. 13, 1865, San Fr.)	25
N.		unfinished, dtbl. as finished, (S. S., 3421.)	
		Negro head cloth, cotton and wstd. dtbl. under 363, (June 5, 1857, N. Y.; see "Worsted.")	
Nail-rods, of iron or steel wire, round, in co	ils	Neroli oil, (577.) Free.	
and loops not lighter than No. 5 w. g., v.		Nerves of animals, for glue stock, (511.) Free.	
not over 3½ cts. per lb., (180 a.)		Nets, fishing, dip or scoop, cotton, (324 a.)	3
of a ct. per l	lb.	flax, (336.)	4(
iron, 13 of an inch wide and 7 of an inch thic		seines, (347.)	28
as bar iron under 148 b., (S. S., 5045.)		for the head or hair, of silk and gum elastic,	
1 10 ct. per 1	lb.	(383, S. S., 2337.)	50
Nails, brass, (216.)	45	same, of wool, wstd., or mohair, (368.)	
copper, (216.)	45	30 cts. per lb. and	50
cut, iron or steel, (158.) 11/4 ct. per 1	lb.	Netting of human hair, (444, S. S., 1539.)	85
gilt or plated, (210.)	35	Nettings of iron or steel wire, in meshes of any	
hob-, wrought iron or steel, (168.) 4 cts. per l		form, pay a duty equal in amount to that im-	
horseshoe-, (168.) 4 cts. per l		posed on iron or steel wire of the same gauge,	
metal, + + +, (216.)	45	and 2 cts. per lb. in add. thereto, (182 d.)	
ornamental iron, with brass or polished head		other, according to material.	
(216.)	45	Newspapers, (745.) Free.	
silver, or German silver, (216.)	45	New Zealand flax, not hackled or dressed, (328,	
vessels, nails for, (834-5, and see "Vessels.")	I.	S. S., 818.) \$20 per ton.	
wire, iron or steel. (168.) 4 cts. per I wrought, iron or steel, $+ + +$, (168.)	D.	straw, (327, S. S., 1405.) \$5 per ton.	
	b	Nicholson pavement blocks made wholly by saw-	-
with stone or white China heads, (127, May 2		ing, (222, S. S., 343.)	20
1866, R. & Co.)		Nickel, in ore, matte, or other cr. form, not ready for consumption in the arts, on the nickel	
yellow metal, not entitled to withdrawal und	er 55	therein, (190.) 15 cts. per lb.	
834, (S. S., 5034.)	UI.	mfs., $+ + +$, wholly or ptly. of, finished or not,	
zine, (216.)	45	(216.)	45
	10	(-2)	45

Pe	ret			
Nickel, oxide, and alloy of any kind, in which		0.	Per	r et.
nickel is the element of ch. val, (192.)		OAK BARK, cr., for dyeing or tan		
15 cts. per lb.			Free.	
sulphate, (92.)	25		Free.	
Nippers, metal, (216.)	45		only, (222.)	20
Nipple shields, wholly of rubber, (454.) part glass, (143.)	25 45		og (940 to 954)	35
Nipples for guns, iron or steel, (216.)	45		½ ct. per lb.	
Niter-cake, cr. or refined, (75, S. S., 2370.)	20			
cubic-, (630.) Free,			0 cts. per bush.	
Nitrate of barytes, (92.)	25	as seed, (264 and Pt. I., 1881,		
iron, (92.)	25		0 cts. per bush.	
lead, (59.) 3 cts. per lb.		coarsely ground for provender, a		
potash, or saltpetre, cr., (68.) 1 ct. per lb.			0 cts. per bush.	
refined, (69.) 1½ ct. per lb.		Object-glasses for telescopes, etc		
silver, (93.)	25	ground or cut, (135, August 5, 1		45
soda, or cubic nitre, (630.) Free.		Obscene articles, impt. prohibited,	(839, note, and	
tin, (92.) Nitrates, all, when prepared for medicinal pps.,	25	Rgs., art. 315.)	2.1	
(93.)	25	Ochres, and ochrey earths, dry, (89	of a ct. per ib.	
Nitric acid, (594.) Free,		ground in oil, (89.)	1½ ct. per lb.	
Nitro-benzole, (81 or 83.)	20	Odor cases, glass and leather, (143,		45
Nitro-picric acid, (594.) Free.		Odors or perfumes, (99.)	020, 0. 0., 1001.)	50
Nitrous acid, fuming, (594.) Free.		Œnanthic ether, (113.)	\$4 per oz.	
Nitrous ether, spirits of, (110.) 30 cts. per lb.		Oilcake, of linseed,† (748.)	Free.	
Noils, china grass, (351, S. S., 2133, 3470.)	35	Oil-cloth canvas, or foundations, o	of flax, jute, or	
short pieces or knots of wool, classified as wool,		hemp, or of which these or eith	er of them are	
and not as "wool waste," (S. S., 379, 961.)		comp. mat. of ch. val., (339.)		40
same, fine, impt. in the oily state, dtbl. under		Oil-cloths, floor and all other exce		40
357 a., (S. S., 1404; but see also below.*)		flax, waterproof, for linings and S. S., 4192.)	wrappers, (340,	40
same, of coarse wool, classified as 3d class, (S. S., 1404.)		medicated, not silk, (340.)		40
Non-enumerated articles, (822–5 and 837.)		silk, or silk ch. val., (383.)		50
Norfolk latches, (216.)	45	table-mats, (340.)		40
Noyau, duty same as on "Absinthe," (313.)	-	lined with wool, or woollens, d	tbl. under 362,	
\$2 per pf. gal.		as mfs. in part of wool.		
Nursing-bottles of molded glass, finished, and fit-		Oil seeds, of like character with he		
tings attached, (143, S. S., 1579.)	45	seed, excepting flax and linsee		
fittings for, according to material.	i		of a ct. per lb.	
Nutgalls, cr., (636.) Free.		Oil silk cloth, (383.)		50
other than cr., (94.) Nutmegs, (551.) Free.	10	Oils, all preparations, +++, know expressed, distilled, or rendered		
Nuts, edible, of all kinds, shelled or unshelled,		or alkaloids, and all combin		
+ + + +, (305.) 2 cts. per lb.		thereof, (92.)	ations of any	25
almonds, shelled, (303 a.) 7½ cts. per lb.		absinthe or wormwood, (92.)		25
unshelled, (303 a.) 5 cts. per lb.		all animal, $+ + +$, (92.)		25
Brazil or cream, (746.) Free.		all essential, $+ + +$, (92.)		25
cocoa, (746.) Free.		all expressed, $+ + +$, (92.)		25
filberts, (303 b.) 3 cts. per lb.		all rendered, $+ + +$, (92.)		25
for dyeing, cr., $+ + +$, (509.) Free.		almond, (555.)	Free.	
medicinal, not edible, cr., (636.) Free. not cr., (94.)	10	artificial, of coal tar, (81.)		20
palm-, and palm-nut kernels, (753.) Free.	10	allspice, (92.) amber, crude, (556.)	Free.	25
pea- or ground-beans, shelled, (304.)		rectified, (556.)	Free.	
1½ ct. per lb.		ambergris, (557.)	Free.	
pea- or ground-beans unshelled, (304.)		amylic alcohol, (112.)		10
1 ct. per lb.		aniline, cr., (559.)	Free.	
walnuts, (303 b.) 3 cts. per lb.	1	anise, or anise seed, (558.)	Free.	
wrought iron or steel, (162.) 2 cts. per lb.		anthos, (581.)	Free.	
same, on or with bolts, (164.) 2½ cts. per lb.		antique, (92.)		25
Nux vomica, (552.) Free.		apple, (114.)	\$2.50 per lb.	
		apricot, (114.)	\$2.50 per lb.	

^{*} The Department did not intend by its letter of the 8th inst.. (8, 8, 1404,) to abandon, directly or indirectly, the classification of wools by race or blood, but the conclusion arrived at therein was, in consequence of the difficulty of deciding, in most cases, from the noils, whether they are made, when apparently of class 2, without admixture of wool of the first-class, including down-wools, which, by the Act of March 2, 1867, if of a clothing eigenster, whether in the fleece or in sorts, are of class 1, (8, 8, 1433.)
† No drawback allowed on oil-cake made from imported seed, (466.)

Pe	r et.	Day	r et.
Oils (continued):		Oils, (continued):	ct.
asphaltum, (81.)	20	berry, made of fusel oil, or of fruit, or ims.	
aspic, or spike lavender, (560.) Free.		thereof, (114.) \$2.50 per lb.	
"banks," or "straits," so-called, crude, as fish		fusel, or amylic alcohol, (112.)	10
oil under 92, (S. S., 810.)	25	gaultheria procumbens, or wintergreen oil, essential, (92.)	
bay leaves, essential, or bay rum essence or oil, (25, S. S., 1268, 2644.) \$2,50 per lb.		ground-bean, or peanut, exp., (92.)	25
(25, S. S., 1268, 2644.) \$2.50 per lb. bay or laurel, fixed or expressed, (92.)	25	Hænsel's patent essential oils of bergamot,	25
bears', hair oil, (99.)	50	lemon, and orange,* (99, S. S., 5259.)	50
bene, (582.) Free.		hair-, (99.)	25
benzine and benzole, (81.)	20	Harlaem, (99.)	50
bergamot, (561.) Free.		hartshorn, (92.)	25
bituminous, (81.)	20	hempseed, (28.) 10 cts. per gal.	
braunscheid, (99, S. S., 3528.)	50	illuminating, and naphtha, benzine, and ben-	
cabbage seed, (92.)	25	zole, refined or produced from the distillation	
cajeput, (562.) Free.		of coal, asphaltum, shale, peat, petroleum, or	
caraway, or carui, (563.) Free. caryophyl, or clove, (92.)	0.5	rock oil, or other bituminous substances, used	00
cassæ, (92.)	25 25	for like purposes, (81.) jasmine or jessamine, (570.) Free.	20
cassia, (564.)	20	juglandium, (571.) Free.	
castor, expressed, (17.) 80 cts. per gal.		juniper, (572.) Free.	
cedrat, (565.) Free.		kerosene, (81.)	20
cenne, (92.)	25	residuum of, (81.)	20
chamomile, (566.)		laurel, fixed or exp., (92.)	25
Chinese pea-nut, (92.)	25	lavender, or spike, (573.) Free.	
cinnamon, (564.)		lemon-grass, (567.) Free.	
citronella, or lemon grass, (567, S. S., 770.) Free.		lemons, (574.) Free.	
civet, (568.) Free,		limes, (575.) Free.	
claimed as proprietary articles, (99.)	50	linseed, 7½ lbs. to the gal., (27.) 25 cts. per gal.	
cloves, (92.)	25	and poppy, in vials for artists' use, as varnish	
coal, cr., (837 a.) distilled, (92.)	10 25	under 119, 822, (S. S., 3473.) macassar, (92.)	05
coal-tar, also known as nitro-benzole, oil or	20	mace, (576.) Free.	25
essence of mirbane, and artificial oil of al-		imitation, (92, S. S., 2848.)	25
monds, made of benzole and nitric acid, (81.)	20	mint, essential, (92.)	25
coal-tar products, such as naphtha, benzine,	20	mirbane, (81 or 83.)	20
benzole, dead oil, and pitch, (81.)	20	mustard, (92.)	25
cocoanut, (579.)		neatsfoot, (92.)	25
codfish, for tanner's use, (92.)	25	neroli, or orange-flower, (577.) Free.	
cod-liver, crude or refined, (92.)	25	nitro-benzole, (81.)	20
same, if proprietary, (99.)	50	nutmegs, essential, (92.)	25
cognac, or cenanthic ether, (113.) \$4 per oz.	1	nuts, essential, (92.)	25
colza, or cabbage seed, (92.)	25	olive, (92.)	25
if commercially known as "rape seed oil,"		orange, (578.) Free. flower, (577.) Free.	
(28, S. S., 2604.) 10 cts. per gal. copaiba, (92.)	25	origanum, or red thyme, (583.) Free.	
cotton seed, $7\frac{1}{2}$ lbs. to gal., (27.) 25 cts. per gal.	20	white thyme, (583.) Free.	
croton, (26.) 50 cts. per lb.		ottar of roses, (553.) Free.	
cubebs, (92.)	25	palma Christi, or ricini, castor oil, (17.)	
cummin, (92.)	25	80 ets. per gal.	
dead-, (81.)	20	palm or palm bean, (579.)	
distilled, $+ + +$, (92.)	25	parsley, essential, (92.)	25
elder, (92.)	25	peach, (114.) \$2.50 per lb.	
eucalypte, (92.)	25	pea-nut, (92.)	25
enfleuraged, as hair oils, pomades, etc., under	E0	pear, (114.) \$2.50 per lb.	00
99, (S.S., 1600, 2543.)	50	peat, (81.)	20
ergot, (92.) fennel, (569.) Free.	25	pepper, essential, (92.) peppermint, essential, (92.)	25 25
fish-, of American fisheries, (749.) Free.		perfumed by enfleurage process, (99.)	50
of foreign fisheries, (92.)	25	petroleum, crude, or rock oil, (837 a.)	10
fish-, the product of the sea-fisheries of Canada,		refined, (837 b.)	20
Prince Edward's Island, Newfoundland, and		pimento, essential, (92.)	25
Labrador, (Pt. I., 18 ⁶ , S. S., 1837, 1981.) Free.	1	pomades, (99.)	50
flax- or lin-seed, per gallon of 7½ lbs., (27.)		poppies, (580.) Free.	
25 cts. per gal.		proprietary, (99.)	50
fruit, or fruit ethers, or essences, viz., apple,		rape-seed, (28.) 10 cts. per gal.	
pear, peach, apricot, strawberry, and rasp-		raspberry, (114.) \$2.50 per lb.	

^{*} See note ‡, to "Effervescent preparations," etc., page 27 of this Schedule.

	Per	ct.	Per	ct.
Oils (continued):			under 831, dtbl. at same rates as if impt. as	
rendered, $+ + +$, (92.)		25	old mat., (S. S., 3761).	
ricini, castor oil, (17.)	80 cts. per gal.		Olebanum gum, cr., (636.) Free.	
rhodium, essential, (92.)		25	not cr., (94.)	10
rock, cr., (837 a.)		10	Oleomargarine and other substitutes for butter,	
rosemary or anthos, (581.)	Free.		(257.) 4 cts. per lb.	
roses or ottar, (553.)	Free.		Oleo-resins, med., (93.)	25
rue, essential, (92.)		25	Olive oil, (92.)	25
rum, or rum essence, (115.)	50 cts. per oz.		residuum, fit only for soap-stock, (790, S. S.,	
saffron, essential, (92.)		25	5064.) Free.	
sage, essential, (92.)		25	Olives, green or prepared, (750.) Free.	
salad, all, whether in flasks or	bottles, or not,		in oil or salt, (750.) Free.	
(92.)		25	stuffed, as prep., (750, S. S., 1611.) Free.	
sassafras, essential, (92.)		25	Onions, in natural condition or in salt or brine,	
savine, essential, (92.)		25	(286.)	10
seal, (92.)		25	Onyx, cr., (837 a., S. S., 4842.)	10
from Canada, (92, S. S., 1596.)		25	imitations, so-called, of one color, as jet, (458,	
sesame or sesamum seed, (582.)	Free.		S. S., 5014.)	25
same, when salad oil, (92, S. S.,	2666.)	25	Mexican, so-called, as marble mfs., (468.)	50
shale, (81.)		20	Opium,* aqueous extract of, for med. uses, and	
sperm, or spermaceti, (92.)		25	tincture of, as laudanum, and all other liquid	
same, of American fisheries, (74			preps. of, $+ + +$, (122.)	40
spike, (560.)	Free.		cr., 9 per ct. and over morphia, (120.)	
spruce, essential, (92.)		25	\$1 per lb.	
spurge, essential, (92.)		25	denarcotized. (121.) \$10 per lb.	
straits, (92.)		25	(Importation of, prohibited if morphia under	
strawberry, (114.)	\$2.50 per lb.		9 per ct.)	
sweet marjoram, essential, (92.)		25	prep. for smoking, and all preps. of, $+ + +$,	
tansy, essential, (92.)		25	(121.) \$10 per lb †	
thyme, red. origanum, (583.)	Free.		(Not entitled to drawback and cannot be re-	
white, (583.)	Free.		moved from warehouse without payment	
tobacco, (92.)		25	of duties.‡)	
tuberose, essential, (92.)		25	testing by appraisers, (see S. S., 4176.)	
turpentine, (86.)	20 cts. per gal.		Optical instruments, unwrought glass disks or	
valerian, (583.)	Free.		plates for use in mf. of, (708.) Free.	
vanilla beans, essential, (92.)		25	Orange color, (82, S. S., 3875.)	35
vegetable, all essential, + + +	, (92, April 21,		crystals, (837 b.)	20
1858, San Francisco.)		25	ext. or infusion, alc. pfy., (100, S. S., 5005.)	
all expressed, $+ + +$, (92, Apr	ril 21, 1858, San		\$2 per gal. and	50
Francisco.)		25	flower-oil, (577.) Free.	
violets, essential, (92.)		25	flowers or buds, (636, 825.) Free.	
vitriol, or sulphuric acid, (594.)	Free.		flower-water, as toilet-water, (99.)	50
whale, of American fisheries, (74	19.) Free.		D., (82, S. S., 5593.)	35
of foreign fisheries, (92.)		25	J., (82, S. S., 3913.)	35
of wine, light and heavy, (116.)	\$1 per lb.		mineral, (58.) 3 cts. per lb.	
wintergreen, essential, (92.)		25	peel, not preserved, candied, or otherwise pre-	
Ylang-ylang, (99.)		50	pared, (751.) Free.	
Ointments, med., not proprietary,	(93.)	25	if candied, (302 a., S. S., 1370.)	35
proprietary, (99.)		50	Oranges, in barrels of capacity not over that of	
toilet or cosmetic, (99.)		50	196 lbs. flour barrel, (296 b.) 55 cts. per bar-	
Old bells and bell metal, broken	and fit only for		rel.	
re-mf., (651.)	Free.		in boxes of not over 21/2 cubic feet capacity,	
brass, (187.)	1½ ct. per lb.		(296 a.) 25 cts. per box.	
brass sheathing metal fit only			in half-boxes of not over 11/4 cubic foot capacity,	
S. S., 712.)	1½ ct. per lb.		(296 a.) 13 cts. per half-box.	
copper, glass, gold, pewter, a			in bulk, (296 a.) \$1.60 per 1000.	
parchment MSS., scrap iron, l			in packages, + + +, (298.)	20
er, silver, stereotype plates,			Orchill, in the weed or liquid, (550.) Free.	
those titles respectively.)	, (extract of, for dyeing, (84, 822, S. S., 3898.)	10
materials, left from repairs on m	achinery imp.		Ores, all + + +, (215.)	20
* Opium is not entitled to the pr	vilege of repac	king	in bond. (S. S., 672.) The importation of opium by (hi-

[•] Opium is not entitled to the privilege of repacking in bond, (S. S., 672.) The importation of opium by Chinese subjects is prohibited by the treaty with China, proclaimed Oct. 5, 1881, (see S. S., 5191.)

+ This rate of duty is limited to opium prepared for smoking, and to all other preparations of opium which retain the form of opium and are used for like purposes, and does not extend to any fluid, proprietary, or patent medicine, (S. S., 962.)

‡ It is the intention of this provision to prevent the exportation of such articles, without payment of duties, to foreign countries, whence they could be smuggled into the United States, and collectors will therefore not allow said articles to be exported to ports or places in the Pacific, or on the Pacific coast, either from warehouse or from the importing vessel, which may, under certain circumstances, asspecified in Article 704, of the Regulations, of 1874, be constituted the warehouse, but will require them to be duly landed and placed in warehouse, whence they can only be removed on payment of duty, (S. S., 776.)

Don	et l	Dow	nt
Ores (continued):	ct.	Ottar, otto, or oil of roses, (553.) Per	Ct.
antimony, cr. sulphide or sulphuret of, (600.)		Over-boots, woollen, for ladies' and children's	
Free.	İ	wear, (367, S. S., 3023.) 45 cts. per lb. and	40
chromic, or chromate of iron, (214.)	15	same, for men., (366, S. S., 3023.)	05
cobalt, (675.) Free. copper, on the fine copper it contains, (186 a.)		Oxalic acid, (594.) 40 cts. per lb. and Free.	35
$2\frac{1}{2}$ cts. per lb.		Oxidizing paste, (837 b,)	20
corundum, as similitude of emery, (692, 825, S.		Oxide, amyl of, so-called, (114, S. S., 1129.)	
S., 1374.) Free.		\$2.50 per lb.	
emery, (692.) Free.		of bismuth, (92.)	25
gold, (752.) Free.		cobalt, (50.)	20 25
iron, including manganiferous iron ore and the dross or residuum from burnt pyrites, (144 a.)		iron, as a chem. prep., (92.) or colcothar, as a paint, (87.)	25
75 cts. per ton.		as a polishing powder, (479.)	20
lead, (188.) 1½ ct. per lb.		prep. and mixed with carb. of lime, (92,	
lead-ashes, containing large percentage of lead		S. S., 4700.)	25
classified as lead ore, (188, S. S., 3649.)		manganese, (621.) Free. nickel, (192.) 15 cts. per lb.	
manganese, (621.) 1½ ct. per lb. Free.		strontia and proto-oxide of, (631.) Free.	
manganiferous iron, (144.) 75 cts. per ton.		tin, (92.)	25
nickel, on the nickel it contains, (191.)		uranium, (635.) Free.	
15 cts. per lb.		zinc, dry, (90.) 1½ ct. per lb.	
silver, (752.) Free.		ground in oil, (91.) 13/4 ct. per lb. same, med., (92.)	25
specimens of, for cabinets, or as objects of		Oxymuriate or chloride of lime, (618.) Free.	20
taste or science, and not for sale, (793.) Free. same, for sale or other pps. than above, (215.)	20	Oysters, (783.) Free.	
sulphur, as pyrites, or native sulphuret of iron,	20	dried, (837 b., April 26, 1871, San Francisco.)	20
containing not over 3½ per ct. of copper,		preserved in oil, (282, S. S., 811.)	30
(144 b.) 75 cts. per ton.		P.	
the same, containing over 2 per cent. of copper,		7 11 11 11 10 00 0	
must pay on the copper it contains in add. to		PACKING, asbestos-, covered with cotton, (39, S.	0.5
the above rate, (144c.) 2½ cts. per lb. in add. tin, (807.)		S., 3876.) boxes, wooden, empty, (231.)	25 36
Organs, as musical insts., (469.)	25	Packing-box shooks, of wood, + + +, (231.)	30
Orguinettes, and sheets for, (469, S. S., 4453, 5309.)	25	Packthread, flax, or linen, (336.)	40
Origanum, or thyme, oil of, (583.) Free.		all other, according to material.	
Orleans, as annotto, (499.) Free.		Pader, steel, (183 a, 216, S. S., 1061.)	4.5
Ornamental feathers and flowers, or parts thereof,	FO	Paddings, "calf-hair, and cotton," so-called.	
for millinery use, $+ + + +$, (429.) Ornaments, alabaster and spar, (394.)	50 10	(See notes to 362.) linen, (334, S. S., 1714.)	35
bead-, of all kinds except amber, (396.)	50	woollen, as mfs. of wool, under 362.	00
buttons for, of wool, wstd. or hair.		Paddy, (271.) 11/4 ct, per lb.	
30 cts. per lb. and	50	Pads in part of wool, or so-called "benzine rub-	
cut glass, (135, 143.)	45	bers," as mfs. of wool, under 362, (S. S., 2987.)	
for dresses, etc., of silk, (383.) for hats, bonnets, or hoods, $+++$, (448.)	50 20	Pad-screws, (415.) Painted bisque-ware, (125.)	35 60
or trimmings for same, silk, (383.)	50	china-ware, (125.)	60
not wholly for the person, and $+ + +$, accord-	00	cottons, as cotton cloth.	00
ing to mat., (S. S., 1243, 2905, T. D., 33.)		crockery-ware, (125.)	60
paper, for trunks, etc., (388.)	15	earthenware, (125.)	60
Orpiment, sulphide of arsenic, (601.) Free.		glass-ware, (135 and 143.)	45
Orris root, cr., (636.) Free.	10	parian-ware, (125.)	60 60
not cr., (94.) pulverized dentifrice, (99.)	50	porcelain-ware, (125.) tiles for panellings, etc., (125, S. S., 3075.)	60
Osier or willow, baskets and other mfs. of, (395.)	30	windows, how classified, (S. S., 3369.)	-
prep. for basketmakers' use, (471.)	25	Painters, American, residing abroad, certified	
sheets or squares of, for making or ornament-		paintings by,* (819 a.) Free.	
ing hats, bonnets, or hoods, (448.)	20	brushes, (404.)	30
Osmium, a metal, (623.) Free. Osnaburgs, linens, which see.		colors (see below, "Paints, etc.") Paintings, all + +, in either oil or water colors,	
Ostrich feathers, rules for invoice weight, (S. S.,		(470 a.)	30
3455.)		by American artists,† (819 a.) Free.	
* This is also do not in a straille made has Amount		particle of the productions of other American artists	

^{*} This includes copies actually made by American artists of the productions of other American artists, (S. S., 2318) For provisions as to certification, see Title "American Artists."
† This item does not include "paintings on plates, goblets, vases, or any utensils for use, or capable of being converted into breast-pins, ear-drops, or other ornaments to be worn." (Ogden's Tariff.)
Nor "Geneva enamelled paintings." (March 3, 1858, N. Y.)
Nor paintings on glass (T. R., p. 578, and August 20, 1860, N. Y.), but does include those on ivory (S. S., 2037), and oil paintings on canvas for wall panels and ceilings (S. S., 2679), and paintings on silk (S. S. 2760).

See, also, notes to 470.

	ct.		r et.
Paintings (continued):		Paints and colors (continued):	
same exp. and re-impt, may be entered as Amer-		white-, ground, or mixed in oil, (56.)	
ican products, under 649 a., (S. S., 3040.) Free. enamelled on gold, or other metal, for jewellers'		3 cts. per lb. lime-white, (87.)	25
use, (837 b., S. S., 1775.)	20	litharge, (57.) 3 ets. per lb.	20
household effects, in use of persons or families	20	mineral blue, dry or moist, (87.)	25
arriving from foreign countries, if used by		mineral green, dry or moist, (87.)	25
them abroad not less than one year, and not		moist, for paper hangings, $+ + +$, (87.)	25
intended for other persons, nor for sale, (662,		ochre and ochrey earths, dry, (89.) ½ct. per lb.	
S. S., 5241.) Free.		ochre and ochrey earths, ground in oil, (89.)	
on China plaques, (125, S. S., 4103.)	60	1½ ct. per lb.	
plates, (125, S. S., 3446.)	60	Olympian green, (87.)	25
enamelled copper plates, ranking as works of		orange mineral, (58.) 3 cts. per lb.	
art, (470 a., S. S., 5143, and 5236.)	30	oxide of cobalt, (50.)	20
glass or glasses, ranking as works of art, (470 a.,		of iron, (87, S. S., 1212, T. D., 30.)	25
S. S., 3142.)	30	of uranium, (635.) Free.	
same, not ranking as works of art, (143, T. R., p.		of zinc, dry, (90, S. S., 1212.) 1½ ct. per lb.	
568, S. S., 4695.)	45	ground in oil, (91.) 13/4 ct. per lb.	
ivory tablets, paintings chief feature, (470 a.,		Paris green, dry or moist, (87.)	25
S. S., 5540.)	30	white, dry, (45.) ½ ct. per lb.	
leather, (470 α., S. S., 3037.)	30	ground in oil, (45.) 1 ct. per lb.	
paper, silk, etc., for fans, screens, etc., dtbl. ac-		patent yellow, (87.)	25
cording to material, (S. S., 3807.)		Prussian blue, dry or moist, (87, S. S., 1530.)	25
porcelain, classification of, under former laws,		red lead, (see above, "lead.")	05
(S. S., 4814.)		rose pink, (87.)	25 25
silk, ranking as works of art, of which the painting is the item of ch. cost, (470 a., S. S.,		satin white, (87.)	20
5475.)	30	sienna and sienna earths, dry, (89.) ½ ct. per lb. ground in oil, (89.) 1½ ct. per lb.	
specially imported, (see "Special importa-	90	soluble silicate, (89, S. S, 3644.)	25
tions" and "Societies.")		Spanish brown, (87.)	25
PAINTS AND COLORS AS FOLLOWS, TO WIT:		Tuscan red, as dry colcothar, (87, S. S., 1349.)	25
all,* including lakes, whether dry or mixed, or		Turkey red, (87, S. S., 3500.)	25
ground with water or oil, $+ + +$, (87.)	25	ultramarine, (85.) 5 cts. per lb.	
aniline colors† and aniline fat, all, (82, S. S.		umber and umber earths, dry, (89.) 1/2 ct. per lb.	
2899.)	35	ground in oil, (89.) $1\frac{1}{2}$ ct. per lb.	
barytes, all combinations of, with acids or		uranium, oxide of, (635.) Free.	
water, (87.)	2 5	Vandyke brown, (87.)	25
Berlin blue, (479.)	20	Venetian red, (87, S. S., 1590, T. D., 30.)	25
black of bone, or ivory drop black, (88.)	25	verdegris, (635.) Free.	
blanc fixe, (87.)	25	vermilion, (87.)	25
blues, Berlin-, Chinese-, fig-, and wash-, (479).	20	wash-blue, (479.)	20
Bremen blue, (87, S. S., 1705.)	25	white lead, (see above, "lead."	
carmine lake, dry or liquid, (87.)	25	whiting, dry, (45.) ½ ct. per lb. ground in oil, (45.) 1 ct. per lb.	
Chinese blue, (479.)	20		2 5
chrome yellow, or chromate of lead, (87.)	25	water, + + +, (87.) wood lake, (87.)	25
cochineal, (508.) Free. cochineal lake, (87, T. R., p. 561.)	25	yellow, patent-, (87.)	25
drop black, (88, July 11, 1859, Boston.)	25 25	zinc, oxide of, dry, (90, S. S., 1212.) 11/4 ct. pr lb.	3.0
Dutch pink, (87.)	25	ground in oil, (91.) 13/4 ct. per lb.	
enamelled white, (87.)	25	Palings, wooden, mfd. by planing and finishing,	
fig blue, (479.)	20	(233,)	35
Frankfort black, (479.)	20	same, rough-hewn or sawed only, (224.)	20
French green, dry or moist, (87.)	25	Palladium metal, unmfd., (624, May 6, 1850, N. Y.)	
Indian red, (87, S, S., 2132.)	25	Free.	
ivory drop black, (88.)	25	mfs. of, (216, ibid.)	45
king's yellow, (87.)	25	Palm-leaf fans, common, (693.) Free.	6-
Kremnitz or Krems white, as white lead, (55,		with artificial handles, (428, S. S., 1497.)	35
56.) - 3 cts. per lb.		hats, bonnets, or hoods, (400.)	30
lakes, all dry or mixed, or ground with water	0"	hat materials, (448.)	20 30
or oil, $+ + + .(87.)$	25	mfs. of, + + +, (395.) unmfd., (744, 825.) Free.	90
lamp black, (87.)	25	Palm-nuts and palm-nut kernels, (753.) Free.	
lead, red-, (58.) 3 cts. per lb. white-, dry, or in pulp, (55.) 3 cts. per lb.		oil, (579.) Free.	
The state of the party (100) of the pot 10.			
# Whis in all des all antists! salars mut up in all i		all tubes excepting white and red lead and ever	3 0 5

^{*} This includes all artists' colors put up in oil in small tubes, excepting white and red lead and oxyd of zinc, (S. S., 2299.)
† Aniline colors for painters' use, composed of aniline and starch, to give body, held dutiable under 1350, Pt. I., as aniline colors, (S. S., 2781, 2811.)
† Includes only those "made from the leaf of the palm-tree, the natural stem of the leaf being the handle of the fan, and the leaf being simply bound to prevent cracking and breaking," (S. S., 679, 1497.)

Per	et.	Pa	r et.
Pamphlets, bound or unbound, (384.)	25	Paper (continued):	Ct.
same, if periodicals, (745.)		old, fit only for making paper, (754 a.) Free.	
if received in the mails, under the provisions		pasteboard, (388.)	15
of postal treaties or conventions, (855 and Pt.		patterns, engraved, printed, or lithographed,	
I., 2289, S. S., 4465.) Free.		(384.)	25
from Canada by mail, (Ibid.) Free. Panereatic emulsion, (99, S. S., 3828.)	E٥	photographic, (392 b., S. S., 5302.)	25
Panel-saws, as hand-saws, (175.)	50 40	pictures on, printed, or engraved, (384, S. S., 3941.)	
Panoramic views, as "paintings," (470 a., Tr.	30	pictures, what dtbl. under 384, (see S. S., 4719.)	25
Reg., p. 579.)	30	plate-, (392 b., S. S., 1549.)	25
Pantaloon stuffs, cotton, as cotton cloth.		printed, (384, S. S , 4432.)	25
Papelon, as melado or concentrated molasses, (sec		printing-, sized or glued, suitable only for	
"Sugar.")		printing paper, (386.)	20
Paper, albumen-, or photographic, (392 b., S. S.,		printing-, unsized, used for books and newspa-	
5302.)	25	pers exclusively, (387.)	15
all $+ + +$, (392 b.) antiquarian, demy, drawing, elephant, fools-	25	pulp, dried-, for making, (393.)	10
cap, imperial, letter, and note, (392 b.)	25	screen-, (392 a.) shavings, as paper-stock, which see below.	25
asbestos, as mf. of asbestos, (S. S., 3438, 3756.)	25	sheathing-, (389.)	10
balloons, toys, (425, S. S., 289.)	35	sized printing-, defined, (S. S., 4455.)	10
band-cards, printed with lines only for music,		slipper patterns, engraved and printed in colors,	
(384, S. S., 4991.)	25	as printed matter, (384, S. S., 339.)	25
blank labels of, (388.)	15	stock, to wit:	
box-, similitude of screen-paper, (392 a., S. S.,		esparto or Spanish grass and other grasses, and	
5485.)	25	pulp of, for the mf. of paper, (691) Free.	
boxes, (390.)	35	"half-stuff," pulp, (837 b., S. S., 1589.)	20
"cigarette-," so-called, in sheets and reams, (392 b., S. S., 1799.)	25	poplar or other woods for the mf. of, (817.)	
cigarette papers, (476 a., S. S., 1732.)	70	Free. all other crude of every description, inclu-	
cigarettes and cigars, pay same duties as cigars		ding all grasses, fibres, rags,* of all kinds	
under 245.		other than wool, waste, shavings, clippings,	
clippings, as paper-stock, which see below.		old paper, rope ends, waste rope, waste	
cotton waste for mf. of, (754.) Free.		bagging, gunny-bags, gunny-cloths, old or	
decalcomaine pictures, (484, S. S., 3832.)	25	refuse, to be used in making, and fit only to	
demy-, (392 b.)	25	be converted into paper, and unfit for any	
drawing-, (392 b.)	25	other mf., $(754 \ a.)$ Free. toys of, $+++$, $(425, S. S., 289.)$	0=
dried pulp, for making, (393.) elephants, (392 b.)	25	wadding, (388.)	35 15
engravings on, whether valued as works of art	40	waste, for making, (754 a.) Free.	10
or merely designed for the mf. of other ar-		woods, for making, (817.) Free.	
ticles, (384, S. S., 3941, 4221, 4432.)	25	Papers, cigarette-, as smokers' articles, under	
envelopes, (391.)	25	476, (S. S., 1732.)	70
fire-board-, (392 a.)	25	illustrated, printed, (384.)	25
fish, toys, (425, S. S., 289.)	35	Papier-maché, so-called, but composed of paper	
foolscap, (392 b.)	25	and mineral substances, (127, 823, S. S., 5016.)	55
fulminating caps, (434, S. S., 2342.) gilt-, (392 b.)	30 25	mfs. of, (472, S. S., 1425.) Paraffine, (625.) Free.	30
goldbeaters', called "quetsch-papier," (392 b.,	a.O	Paraguay tea, (837 b., S. S., 3909.)	20
S. S., 3508.)	25	Parallel rules, ivory, (399.)	30
hangings, (392 a.)	25	Parasols, silk or alpaca, (491 b.)	50
imperial-, (392 b.)	25	all other, (491 c.)	40
labels, blank, (388.)	15	Parasol sticks, frames, etc., (see "Umbrellas.")	
printed or engraved, (384.)	25	Parchment, (755.) Free.	
letter-, (392 b.) lithographic, so-called, sized and glued for	25	old MSS. of, fit only for re-mf., (737, S. S., 1654.)	
printing, (386, S. S., 5015.)	25	Parchment scroll in ivory case, im. of "an-	
lithographic pictures on, (384, S. S., 3941, 4221,	20	tiquity," (399, S. S., 3515.)	30
4432.)	25	Parian ware, including plaques, ornaments,	00
mfs. of, or of which paper is a comp. mat.,		charms, vases, and statuettes, painted, print-	
+ + +, (388.)	15	ed, gilded, or otherwise decorated or orna-	
masks of, for adults, (388, Nov. 2, 1866, Balt.)	15	mented in any manner, (125.)	60
for children's toys, (425.)	35	same, plain white, and not ornamented or dec-	
music-, printed, with or without lines, (384, S. S., 3506, 4991.)	O.F	orated in any manner, (126.) Paris green, (87.)	55
music-, printed with lines only, (384, S. S., 4991.)	25 25	Paris, plaster of, ground or calcined, (477.)	25
note-, (392 b.)	25	unground, (628.) Free.	20
		Tiec.	

^{* &}quot;40 per ct. of woollen rags, in bundles of rags for the mf. of paper, is too large a proportion to be admitted free of duty. The importer should, where no evidence of fraud appears, be made to separate the free from the dutiable rags on entry," (S. S., 511.)

Per ct.	Per ct.
Paris (continued):	Pearl barley, (261.) ½ ct. per lb.
skirtings, wstd. and cotton, as balmoral skirt-	beads, (396, Dec. 11, 1888, N. Y.) 50
ings under 366, (May 5, 1865, N. Y.)	Pearl knife-handles, (486.) 25
40 cts. per lb. and 35	mother of, (756.)
white, dry, (45.) ½ ct. per lb.	mfs. of, $+ + + + (486.)$ 25
ground in oil, (45.) 1 ct. per lb.	Pearls, not set, (480, 822.)
Parisiennes, silk veil goods, (383.) 50	set, (459.) 25
Parsley seeds, (465, S. S., 1757.) 20	imported, strung on thread, for use as beads for necklaces without further mf., dtbl. as beads,
Paste, almond, cosmetic, (99.)	(396, Dec. 11, 1858, N. Y., and T. R., p. 554, S. S.,
anchovy-, (284, S. S., 3492.) 35 andline or pulp, not dyes, (83 or 837 b.) 20	2871.)
aniline or pulp, not dyes, (83 or 837 b.) 20 aniline, so-called, but really colors, (82, S. S.,	But if so impt. for convenience of transporta-
2810.) 35	tion, and to be set here, they are dtbl. as
board, (388.)	"pearls not set," (480, S. S., 3995, Ibid.) 10
Brazil, or paste de Brazil, (522.) Free.	composition, set, (459.)
compositions of, not set, (420.)	imitation or mock, not set, (420.)
same, set as jewelry, (459.)	and pearl-shells, products of American fish-
of sulphide of copper, as oxydizing paste,	eries, (749, S. S., 348.) Free.
(837 b., S. S., 1863.)	
oxydizing, (837 b.)	A county
perfumed, (99.)	71. (000 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
tooth, (99.)	
Pastel, or woad, cr., for dyeing, (509.) Free.	Date of the last o
Pastels, or colored crayons, (423.) Pastes, medicinal, not proprietary, (93.) 20	(AAR)
Pastes, medicinal, not proprietary, (93.) 25 proprietary, (99.) 50	
toilet preps., (99.)	
Patent floor-cloth, oil, as other floor oil-cloth,	ing statuary, dtbl. as part thereof, (see 470 b.,
(340.)	and notes to, also, S. S., 693, 944, and 2264.)
leather, (461.)	other, according to material.
medicines and preps., (see "Proprietary preps.")	Peel, orange or lemon, candied, as comfits, under
size, (837 b.)	
thread or gill twine, (347, T. R., p. 579.)	
yellow, (87.)	
Pattern or show-cards, invoiced, or having mer-	pomegranate, (837 a.)
cantile value, are subject to duty, (Dec. 20,	Pellitory root, crude, (636.) Free, not crude, (94.)
1862, Boston; S. S., 2383, 2600, 3960.) same, if of no merchantable value, (S. S., 4828.)	Peltries, etc., brought into the U.S. by Indians,
Free.	(see 836, and S. S., 2315.)
Patterns, cotton canvas, emb. with beads, (396, S.	Pelts, raw, +++, as "Hides or Skins, raw,"
S., 3172.) 5	
or designs for ladies' garments, of paper (cot-	Penal duty for undervaluation, (see rule, S.S., 3371.)
ton) muslin, (324 a., S. S., 4071.)	none for undervaluation of impt. subject only
paper, engraved, printed, or lithographed, (384,	to specific duty, (S. S., 3519.)
S. S., 4230.)	
slipper cotton, emb. with wstd., as wstd. mfs.	notice of, by importer after entry, of omissions
under 363, (April 20, 1865, N. Y., S. S., 1942,	of dtbl. charges, does not release from, (S.
2134.)	S., 3788.)
Pavement blocks, Nicholson and other, as other	not imposed if appraisement irregular, (S. S., 3685.)
blocks under 222, (S. S., 343.) Paving stones, unmfd. and undressed, except	9 3685.) Penalty for undervaluation of brandy, (v. "Bran-
marble, $(487 a.)^*$ \$1 per ton.	dy," and note.)
	O Pencil cases, gold, silver, or other metal, exc.
split in slabs, rough, and sawed square, etc.,	britannia, or gilt, or plated, (216.)
(487 a.,* S. S., 4178.) \$1 per ton.	plated or gilt, (210.)
	other, according to material.
	5 points or leads, not in wood, (473 b.)
Peanuts, or ground-beans, (304, S. S., 1807.)	Pencils, crayon (so-called) wood filled with chalk,
1 ct. per lb.	(473 a., S. S., 4265.) 50 ets. per gross and 3
boiled in shell in brine, (304, S. S., 3240.)	diamond-pointed, for drawing on glass,† (216.) hair, (447, S. S., 3794)
1 ct. per lb. shelled, (304.) 1½ ct. per lb.	hair, (447, S. S., 3794) lead, not in wood, (473 a.) 50 cts. per gross and .3
shelled, (304.) Pearlash of potassa, or cr. carbonate of potash,	slate, (131.)
	covered with wood, (473 a., S. S., 1662.)
same, of soda, (73.) 1½ et. per lb.	50 cts. per gross and 3

^{*} This seems to me to be the proper classification under the changed phraseology of the new law. (487,) which seems to be sufficiently comprehensive to cover all kinds of stone, except marble and the mere rublic or "cluse of the quarries.

† See note to "Diamonds," page 24 of this Schedule.

Per	ct.	Per	ct.
Pencils (continued):		Photographic pictures (continued):	
wood filled with lead, or other materials, (473 a.)		same, impt. for exhibition, (see 832.)	
50 cts. per gross and	30	slides, etc., on glass, (143, S. S., 2653.)	45
Penelopes, blue striped, or cotton canvas, (324 a.,	95	views on glass, framed in bone, (143, S. S.,	
S. S., 4377.) Penholders, or parts thereof, (208.)	35	2803.)	45
tips, (208.)	30	Photographs, all $+ + +$, as similitudes of engravings, (384, S. S., 3211.)	e E
Penknives, (207 a.)	50	'not mounted or embossed, (384, S. S., 3211,	25
blades for, (216, S. S., 1363.)	45	2950.)	25
Pen-quills, (768.) Free.		Piano-covers, (see "Woollens.")	20
Pens, gold or silver, (216.)	45	Piano-fortes, as musical insts., (469.)	25
metallic, other than gold or silver, (208.)		toy, (425, S. S., 2107.)	35
12 cts. per gross.		Piassova, veg. fibre, unmfd., (1816, S. S., 3457.)	10
Pen-wipers, according to material.		Pickets or palings, rough or sawed only, (224.)	20
Pepper, all kinds, ground or powdered, (96.)	}	same, finished by planing, etc., (233.)	35
5 cts. per lb.	- 1	Pickles and sauces, (284.)	35
unground of all kinds, including "bird," (584,		Picric and nitro-picric acid, (594.) Free.	
July 11, 1862, Salem.) Free.		Picrotoxine, (93.)	25
dust, (96, 822, April 21, 1866, Boston.) 5 cts. per lb.	40	Pictorials, illustrated books and papers, (384.)	25
Percussion caps, (474, S. S., 2150.)	40	Picture books, movable, (384, March 5, 1864, N. Y.)	25
for cartridges, (474, S. S., 2148.)	40	cards, printed in colors, as engravings. (384,	0-
Perfumeries, alcoholic, including cologne water, (100) \$2 per gal. and	50	May 17, 1860, Dec. 26, 1862, Boston.) Picture glass, as "Window Glass."	25
toilet, non-alcoholic, $+ + +$, (99.)	50	Pictures, obscene or indecent, impt. prohibited,	
Periodicals, (745.) Free.		(839–40.)	
Permanganate of potassa, (92, S. S., 1545.)	25	Piddicks, stripped reed or rattan, for mf. of bas-	
Perry, (301.)	20	kets, coarse brooms, etc., (482, S. S., 5252.)	10
Persian berries, extract of, (84, S. S., 5529.)	10	Pig-iron, (145.)	
Persis, or extract of archill, or cudbear, (529, 550.)		Pilings, consisting of rough logs with bark on,	
Free.		(734, S. S., 901.) Free.	
Personal effects, (see "Effects" and U.S.)		Pills, med. prep., (93.)	25
Peruvian bark, (521.) Free.		proprietary prep., (99.)	50
Pessaries, rubber, (454.)	25	Pimento, ground, (96.) 5 cts. per lb.	
Pestles, mortar, duty according to material.		unground, (585.) Free.	
Petroleum barrels, (see "American.")		sticks, no further mfd. than cut into lengths	
oil, crude, (837 a.)	10	suitable for umbrella, parasol, or sunshade	
refined, (837 b.)	20	sticks or walking canes, (812.) Free.	
residuum or tar of, (80.)	10	Pincers, iron, (216.)	45
Pewter, mfs., wholly or ptly. of, $+ + +$, (216.) and britannia metal, old, fit only to be remfd.,	45	Pin or needle-cases, according to material. cushions, according to material.	
(758.) Free.		Pineapples, (704.) Free	
Philosophical and scientific apparatus, etc., spe-		preserved in their own juice and sugar, (302 a.	
cially imported, (see "Academies" and "So-		S. S., 1186.)	35
cieties.")		Pineapple slips, for cultivation, (703.) Free.	
apparatus and instruments, (475.)	35	Pine tree seed kernels, hulled, (837 b., S. S.	
for U.S., provided that the price thereof		3532.)	20
shall not have included the duty, (645.)		Pink cream, (tartar,) dtbl. as partially refd. argain	1
Free.		or tartar, (31, S. S., 3214.) 4 cts. per lb	
societies, importations, for, (see "Societies.")		Dutch-, (87.)	25
Phosphate rock-, (215, S. S., 4113.)	20	root, cr., (636.) Free	
Phosphates, crude or native, for fertilizing pur-		rose, (87.)	25
poses, (626.) Free.		saucers, cosmetic, (99.)	50
lime, (92.)	25	Pins, solid-head, or other, (209.)	30
soda, (92.)	25	gold or silver, if jewelry, (459.)	. 25
Phosphoric acid, (594.) Free.		not jewelry, (216.)	45 30
Phosphorus, (7.) 10 cts. per lb.		hair-, bone, horn, or ivory, (399.)	
Phosphyret of lime (1412 or 1816)	30	gutta-percha, (441.) metal, plated or gilt, (210.)	35 35
Phosphuret of lime, (1412 or 1816.) Photograph albums, of leather and paper, as lr.	20	other metal, (216.)	45
mfs., + + +, (463, S. S., 1177.)	30	shell, (486.)	25
same, unbound, as mfs. of paper, (388, S. S.,		wrist-, or crank-, (see "Steel.")	20
1734.)	15	Pipe, cast iron, of all kinds, (156.) 1 ct. per lb),
frames, according to material.		copper, (186 d.)	35
Photographic baths and dippers, (143, Feb. 23,		lead-, (190.) 3 cts. per lb	
1861, N. Y.)	45	wrought iron or steel, (170.) 2½ cts. per lb	
paper, (392 b., S. S., 5302.)	25	Pipe-blocks, of brier-wood, (234, S. S., 3411.)	20
pictures or views, + + +, including colored		bowls, fancy, (476 a., S. S., 4711.)	70
photographs, (837 b., Dec. 16, 1858, N. Y., T. R.	,	Pipe-clay, unwrought, (97.) \$1.50 per ton	1.
n 590 and 9 9 9641)	00	Dimonino (02)	0

		gs.	
Per	ct.	Per	el.
Pipe-sockets, (476 a., S. S., 3376.)	70	Plated articles of all kinds, +-+, (210.)	35
Pipes and smokers' articles, $+ + +$, (476 a.)	70	coach and harness furniture, etc., (415.)	35
clay-, cast with ornaments, dtbl. as "common		epaulets, galloons, laces, knots, stars, tassels,	00
	35	and wings, (427.)	25
clay-," (476 b., S. S., 3722.)	90		
clay-, with quill or bone stems or mouth-pieces,		metal, in sheets or other forms, (210.)	35
(476 a.)	70	molding, (210.)	35
common, of clay, (476 b.)	35	saddlery, (415.)	35
French clay, (476 b., S. S., 3722.)	35	slides, (210.)	35
short-, called "stummels" in German, (476 a.,		wares of all kinds, (210.)	35
S. S., 4925.)	70	Plate-paper, (392 b.)	25
Pistoles, so-called, prep. with sugar, (302 a., S. S.,		Plate, gold and silver, (216.)	45
4793.)	35	Plates, cast-iron, (157.) 1½ ct. per lb.	
Pistols, of all kinds, (208.)	35	engraved,‡ steel, (199.)	25
Pitch, coal-tar, (81.)	20	same, of other metals, (216.)	45
	20		35
Burgundy, (667.) Free.	00	of wood, (233,)	90
pine-, (837 b.)	20	fashion, engraved on steel or on wood, colored,	
Pith hats, of pith, silk, paper, etc., (400, S. S.,		plain, (695, S. S., 785.) Free.	
4874.)	30	(lithographic,) as printed matter, under 384,	
Plaids, cotton, as cotton cloth.		(S. S., 1721.)	25
Plaits, for bonnets, hats, etc., (448.)	20	or disks, glass, unwrought, for use in mfg. opti-	
Plane-irons, (216.)	45	cal instruments, (708.) Free.	
Planes with irons, (216.)	45	prepared for engravers, copper or steel, (216.)	45
Planking, ship-, (734.) Free.	10	stereotype-, (199.)	25
Planks, (see "Wood.")		Platinum, articles made of, $+ + +$, (216.)	45
			40
Plantain bark or grass, Manila hemp, (331.)		or platina, unmfd., (762, 763.) Free.	
\$25 per ton,		vases or retorts, and other apparatus and ves-	
Plantains, (704.) Free.		sels or parts thereof, for chemical uses, (763.)	
Plants, cr., used exclusively for dyeing or com-		Free.	
posing dyes, (509.) Free.		Playing cards, (478.)	100
impt. by the department of agriculture or the		same, ptly. mfd., (478, S. S., 3270.)	100
U. S. Botanical Garden, (761.) Free.		Pliers, iron, (216.)	45
imm. tr. of, (S. S., 3726.)		Plough-planes, with irons, (216.)	45
medicinal, (760.)		Ploughs, iron, (216.)	45
of all kinds, $+ + +$, (760.)		brought by immigrants, (see "Immigrants' ef-	
tropical and semi-tropical fruit-plants, for		fects.")	
propagation or cultivation,* (703.) Free.		Plugs and nipples, for guns, (216.)	45
Plaques, China, porcelain, parian, bisque, or		Plumbago, pure, (764, S. S., 1947.) Free.	10
other earthen substance, painted, gilded,			
		same, largely mixed with earth, slate, and shaly	00
printed, or otherwise decorated or orna-		substances, (215, S. S., 691.)	20
mented in any manner, (125, S. S., 5012.)	60	"blacklead," and other mfd. blocks or preps.	
compositions of porcelain and tinsel or foil		of, (837 b., ibid.)	20
laid on metallic base or plate, used in the		blocks of, mixed with other ingredients, (837 b.,	
mf. of ornaments for the person, (837 b., July		S. S., 1947.)	20
27, 1860, N. Y.)	20	powdered, (764, S. S., 1627.) Free.	
metal, other than gilt or plated, (216.)	45	Plumes, ornamental feathers, mfd., (429 b.)	50
Plaster, cracked-rock, (837 b., S. S., 2573,)	20	Plums, dried, (294, S. S., 265, 2670.)	
of Paris, or sulphate of lime, busts and casts.		1 ct. per lb.	
and other mfs. of, not ranking as statuary		dried, "prunes commune," (294, S. S., 265, 2670,	
or works of art, (125.)	60	3233.) - 1 ct. per lb.	
busts and casts of, specially imported, (see	00	green, (704, ibid.) Free.	
"Academies" and "Societies.")			35
calcined, (477.)	00	preserved, (302 a.)	33
ground, (477, S. S., 2159.)	20	soaked in brine and dried, (1303, S. S., 3811.)	
The state of the s	20	1 ct. per lb.	
tunground, (628.) Free.		Plush, hatters', silk, or silk and cotton, (451.)	25
or salve, adhesive, med. pr., (93, Sept. 27, 1866,		mohair, or worsted, as mfs. of worsted, $+ + +$,	
N. Y.)	25	under 363.	
same, if patent or proprietary, (99.)	50	silk and cotton, other than hatters', S. ch. val.,	
Plasters or salves, medicinal, (93.)	25	(383.)	50
proprietary, (99.)	50	wool, as mfs. of wool, $+ + +$, under 362.	

^{*} Not limited to importations of the *same* from tropical or semi-tropical countries, if the characteristics of the plants have not been changed, (S. S., 1746.)
† This does not include "cracked-rock plaster," which see. (S. S., 2573.)
† This does not include engravings on iron or steel cylinders for printing calicoes, etc., which are dutiable as mfs. of iron or steel. (S. S., 2092.)
† The provision for exemption from duty of "platina unmanufactured, extends to and comprehends platina imported either in ingots or in the form of sheets, used in the manufacture of retorts and other vessels, or in the form of wire used by dentists in the manufacture of pivots for arificial teeth; or generally to the substance of platina, in any shape, or form, not constituting an article suitable for use without further manufacture." (T. R., 1857, p. 581, and S. S. 3770.)

Per	ot 1	Per	ot
Plush (continued):		Potash (continued).	Ct.
woollen, blankets, or "railway rugs," (362, Dec.		caustic-, (63.)	20
18, 1866, G. W. H. & Co.)	Ì	chlorate of, (64.) 3 cts. per lb.	
val. not above 80 cts. per lb. 35 cts. per lb. and	35	chromate of, (48.) 3 cts. per lb.	
val. above 80 cts. 35 cts, per lb. and	40	chloride of, (93.)	25
Pocket-books, (410.)	35 45	hydriodate of, (65.) 50 cts. per lb.	20
Pocket-knife blades, (216, S. S., 1363.) Pocket-knives, (207 a.)	50	hydrate of, (63, S. S., 3940.) iodate of, (65.) 50 cts. per lb.	20
Podophyllin, (93.)	25	iodide of, (65.) 50 cts. per lb.	
Polishing cloth, a coarse, heavy wln. fabric, used		nitrate of, or saltpetre, cr., (68.) 1 ct. per lb.	
for polishing marble, as mf. of wool, + + +,		refined, (69.) 1½ ct. per lb.	
under 362, (S. S., 3147.)		prussiate of, red, (66.) 10 cts. per lb.	
Polishing powders, of every description, by what-		yellow, (67.) 5 cts. per lb.	0.5
ever name known, (479.) stones. (765.) Free.	20	salts of, $+++$, (92.)	25 20
stones, (765.) Free. artificial, (837 b., S. S., 3525.)	20	sulphate of, (70.) Potassa, acetate of, (92.)	25
Polypodium root, crude, (636.) Free.	201	muriate of, (627.) Free.	
Pomades and pomatum, (99.)	50	permanganate of, (92, S. S., 1545.)	25
Pomegranate peel, (837 a.)	10	tartrate of, and of soda, or rochelle salts, (29.)	
Pomegranates, green, (704.) Free.		3 cts. per lb.	
Ponceau R. R. dye, (82, S. S., 5593.)	35	Potassium, acetate, (92.)	25
Pongees, silk, (383.)	50	arseniate, (92.)	25
Poplar and other woods for the mf. of paper, (817.) Free.		bromide, (93, July 25, 1866, D. & M.) chloride, (93.)	25 25
Poplins, or Japanese silks, silk and cotton, S. ch.		citrate, (93.)	25
val., (383, S. S., 1851, 1923.)	50	cyanide, fused, granulated, and purified, (93.)	25
part wool, worsted, or hair, as dress goods for		hypophosphate, (92.)	25
women and children, under 365.		iodide, (92.)	25
Poppy-heads, cr. dr., (636.)		iodo-hydrargyrate, (92.)	25
seeds, (452, S. S., 3451.) ¼ of a ct. per lb.		oxalate, (92.)	25
seed-oil, (580.) Free.	0.5	phosphate, (92.)	25
Porcelain earrings and other jewelry, (459.)	25 45	salicylate, (92.) sulphate, crystal, or pulv., (92.)	25 25
glass, (143.) slates, (127, S. S., 618.)	55	sulphite, (92.)	25
decorated, (125, ibid.)	60	sulpho-carbonate, (92.)	25
ware, (see "Earthenware," etc.)		cyanide, (92.)	25
Pork, (253.) 1 ct. per lb.		sulphuret, (92.)	25
Portable desks, according to mat., (T. R., p. 564.)		tartrate, (92.)	25
Porter, in bottles or jugs, (316.) 35 cts. per gal.		Potatoes, seed, or other, (285, S. S., 1803.)	
in casks, or other than in bottles or jugs, (316.)		15 cts. per bush.	
in casks, no allowance for space occupied by		no warehouse entry of, (S. S., 3184.) Pouches, chg. tobacco-, rubber and iron, (216,	
hops, (S. S., 3905.)		S. S., 4258.)	45
add. duty on glass bottles, (133-4-6.)		for smokers, leather, (476 a., S. S., 3695, 4383.)	70
gauge of, (S. S., 3537, 3564.)		Poultry, dressed, (837 a., S. S., 15, 2325.)	16)
Portraits, painted in oil or water colors, (470 a.)	30	prep., (283.)	25
painted on porcelain, (470 a., S. S., 3588.)	30	Pounce, (837 b.)	20
part of household effects, in use of persons or families from foreign countries, if used abroad		Powdered acorns, (290.) 2 cts. per lb. Powder, bleaching-, or chloride of lime, (618.)	•
by them not less than one year, and not in-		Free	
tended for other persons or for sale, (622,		blue-, cobalt, (50.)	20
S. S., 5541.) Free.		brass, (216.)	45
printed or engraved, (384.)	25	bronze-, (196.)	15
Portland cement, (44.)	20	cosmetic-, (99.)	50
Portugal, exportations to, (see S. S., 4521.)	25	curry-, (530.) Free	
Post-horns, (469, S. S., 5217.) Posts, cedar or other wood, round, unmfd., (734,		finishing-, (430.) fulminating-, (434.)	20 30
S. S., 841, 1412.) Free.		gun-, (439.)	0.0
not round, but unmfd., (234, S. S., 90.)	20		
the same, if sawed lumber, (see "Lumber.")		val. over 20 cts. 10 cts. per lb	
iron or steel, or parts or sections of, (178.)		ink-, (456.)	30
1½ ct. per lb.		insect-, (837 b., S. S., 2364.)	20
Potash, acetate of, (92.)	25 25	iron-, (see "Iron.")	
bicarbonate of, (93, S. S., 4117.) bichromate of, (49.) 3 cts. per lb.		puffs, as brushes if mfd. of mat., none of which are dtbl. at over 30 per ct. ad val., (404, 823, S	
calcined, (see "Pearlash.")		S., 3028, 3114.)	. 30
carbonate of, cr., or fused, (63, S. S., 4575, 5096.)	20	all others are dtbl. at the highest rates at which	
same, if granulated, purified, and prep. for		the comp. parts of ch. val. are chargeable	,
med. use, (93, S. S., 4575.)	25	(823, S. S., 3028, 3114.)	

Per c	t.]	Per	ct.
	50	Preparations (continued):	
	25 20	pay a duty not less than that imposed upon	
	50	distilled spirits, (312.) opium, + + +, (see "Opium.") \$10 per lb.	
	10	philosophical-, and scientific-, sp. impt. in good	
	25	faith for the use of any society or institution	
	10	incorporated or established for religious,	
same, not set, of round or oval shapes, perfo-		philosophical, educational, scientific, or lit-	
	50	erary pps. or encouragement of the fine arts,	
500, (100, 5: 5:, 150:)	25 25	and not intended for sale, (759.) Free. proprietary, to wit:	
Preparations, alcoholic compounds, + + +, on		all anodynes,	
the alcohol contained therein, (103.)		bitters,	
	25	compositions,	
alcoholic, medicinal, (see below, "medicinal,"		cordials,	
etc.)	50	cosmetics,	
alcoholic perfumery, (100.) \$2 per gal. and alkalies and alkaloids, and distilled, essential,	50	drops, essences,	
expressed, or rendered oils, and all combina-	į	liniments,	
	25	lozenges,	
anatomical, skeletons and other, (787.) Free.	_	oils,	
7 17 (227)	20	ointments,	
chemical-, including all chemical compounds and salts, by whatever name known, and		pastes,	
	25	pills, plasters,	
1 1 1 1 (/	20	powders,	
cosmetic-, + + +, (99.)	50	salves,	
	25	sirups,	
medicinal-, alcoholic, all $+++$, and known as		spirits,	
essences, ethers,		tonics,	
extracts.		troches, waters, and all other, recommended to the	
medicated wines,		public as proprietary articles, or prepared	
mixtures,		according to some private formula as rem-	
spirits, and		edies or specifics for any disease or dis-	
tinctures, (118.) 50 cts. per lb.	1	eases or affections whatever, affecting the	
medicinal-, non-alcoholic, all + + +, and known as,	}	human or animal body, (99.) scientific-, (see above, "philosophical," etc.)	50
cerates,		toilet-, all whatever, used as applications to the	
conserves,		hair, mouth, teeth, or skin, $+ + +$, (99.)	50
decoctions,		vegetables of all kinds, prepared or preserved,	
emulsions,		+ + +, (287.)	30
extracts, (solid and fluid,) infusions,		Prepared clay, for papermakers' use, and resem-	
juices,		bling kaolin, (98 b., July 9, 1863, Boston.) \$3 per ton,	
liniments,		same, of different colors, resembling and used	
lozenges,		for same pps. as French chalk, (46, 822, S. S.,	
mixtures,		1389.)	20
mucilages,		fish, game, meats, and poultry, (283, S. S., 2356.)	25
oleo-resins,		Presents, articles impt. as, other than such as are expressly exempted by law from duty, are	
pills,		liable to duty, (T. R., p. 600; see also Regs.	
plasters,		1874, Art. 337, as to entries of, when not over	
powders,		\$200.)	
resins,		works of art impt. expressly for presentation to	
sirups, suppositories,		national institutions or any state, or to any	
vinegars, and		municipal or religious corporation or society, (819 b.)	
	25	Preserved fruits or sweetmeats, (302 a.)	35
medicinal-, materials for the mf. of, (see " Mate-		ginger, (302 a.)	35
rials.")		milk, (276.)	20
medicinal-, provisions for examination and ap-		Preserves, glass bottles or jars filled with, dtbl.	
praisement of, (see Pt. I., 1895 to 1900.) oils, distilled, essential, expressed, or rendered,		under 133, 134, or 136, according to description of	
alkalies, and alkaloids, and all combinations		tion of. Pressing boards, mfs. of wood, $+++$, (233.)	35
	25	Prices current and returns of invoices, (S.S., 3856.)	00
or compounds of which distilled spirits are a		Printed matter, (see rulings, S. S., 3941, 4221, 4719,	
component part of ch. val., + + +, must		4767, 4945, 5485.)	

Per	ct.	Per	ct.
Printed matter (continued):		Pulleys, brass, or iron, (216.)	45
*all + + +, (384, S. S., 1898, 3941.)	25	copper, (216.)	45
books which are admitted to the international mails exchanged under the provisions of the		wood, (233.)	35
Universal Postal Union Convention, may,		Pulp, dried, for papermakers' use, (393, S. S.,	
when subject to customs duty, be delivered		2428.)	10
to addresses in the United States under such		of wood, dried in sheets, (393, S. S., 1053.)	10
regulations for the collection of duties as may		rag-, in sheets or boards, as mfs. of paper. + +	45
be agreed upon by the Secretary of the Treas-		+, (388, T. R., p. 581.)	15
ury and the Postmaster-General, (Pt. I., 2289.)		of grasses, for the mf. of paper, (691, June 17,	
other than books received in the mails, from		1863, Boston.) Free. Pulu, a fibre used for beds, etc., (766, April 5, 1858,	
foreign countries, under the provisions of		San Francisco.) Free,	
postal treaties or conventions, (855, and Pt. I.,		Pulverized wool waste, flocks, or shoddy, (361,	
2289-90, S. S., 4465, 4945.) Free.		L. v. M., 3 Bl. C. C., p. 125; also, T. R., p. 567.)	
"Printed matter" within the intendment of this		10 cts. per lb.	
act (March 3, 1879, relating to postal matters,)		Pulvis antimonialis, (92.)	25
is defined to be the reproduction upon paper,		Pumice and pumice-stones, or bricks, (767, S. S.,	
by any process except that of hand-writing,		1517.) Free.	
of any words, letters, characters, figures, or		Pumpkins, (286.)	10
images, or of any combination thereof, not		Pumps, stomach-, and other, according to mat.	
having the character of an actual and per-		Punches, shoe-, or other, part steel, (216.)	45
sonal correspondence, (Pt. I., 2290; for further		Purple brown, (87.)	25
information as to postal acts, see post, Part		Purple tin liquor, (837 b.)	20
IV., pp. 81 to 87.)		Purses, according to material, (T. R., p. 581.)	
Printed merino, as dress goods, under 365.		Putty, (45.) 1 ct. per lb.	
pictures on cards joined by narrow strips of cot-		knives, (2i6.)	45
ton goods, (384, S. S., 4744.)	25	Pyrites, burnt-, dross or residuum from, (144 a.)	
sheets for books, unbound, not free under former		75 cts. per ton,	
laws, (S. S., 3715.)		or native sulphuret of iron, (see "Iron ore.")	
Printer's ink, (456.)	30	Pyrogallic acid, (594.) Free.	
Printing-machines, endless-belts or felts for,		Pyroligneous acid, not over 1.047 sp. grav., (12.)	
(379.) 20 cts. per lb, and	30	2 cts. per lb.	
Prints or engravings, bound or not, (384.)	25	same, over 1.047 sp. grav., (12.) 10 cts. per lb.	
Prisms, (143.)	45	Pyroxoline, or gun-cotton, all compounds of, by	
Products of the U.S., exported and brought back,		whatever name known, (105.) 50 cts. per lb.	
(see "American.")		same, rolled or in sheets, but not made up into	
Prohibited importations, (839 to 844.)		articles. 60 cts. per lb.	
Professional books, implements, and instruments		same, in finished, or partly finished articles.	
of persons arriving in the U. S., (661, 815.) Free,		60 ets. per lb. and	25
Proforma invoice entry, additional duty of 20 per		Q.	
cent. on, under 1862, Pt. I., (S. S., 4149.)		QUADRANT FRAMES, brass, (216.)	45
Proprietary articles or preparations, (see "Prepar-		Quadrants, brass, (475.)	35
ations.")		Quality binding, mf. of, worsted, which see.	00
Propylamin, (92.)	25	Quassia woods, crude drug, (636.) Free.	
Protest and appeal, (see provision for, Pt. I., 1893-4.)		not crude, (94.)	10
not required in damage cases, (S. S., 3551.)		Queensware, (see "Earthenware.")	
time of, (see S. S., 3730, 4079.)		Quercitron, extract of black-oak bark, (837 b.,	
Protractors, ivory, (399.)	30	S, S., 4816.)	20
Prunella, as worsteds, under 363.		"Quetsch-papier," goldbeaters' paper, (392 b.,	
Prunes, (294.) 1 ct. per lb.		S. S., 3508.)	25
"Prunes commune," dried plums, (294, S. S., 265,		Quick grass root, crude, (636, Aug. 21, 1858, N. Y.)	
2670, 3233.) 1 ct. per lb.		Free.	
†preserved, (302 a.)	35	not crude, (94.)	10
so-called, prep. with sugar, (302 a., S. S., 4793.)	35	Quicksilver, (211.)	10
"Prune wine for fining liquors," so styled, (837		Quilla bark, (521.) Free.	
b., S. S., 721.)	20	Quills, prepared or not, (768.) Free.	
Prussian blue, (87.)	25	toothpicks of, (837 b.)	20
Prussiate of potash, red, (66.) 10 cts. per lb.		Quill-strippings, (837 a., S. S., 4705.)	10
yellow, (67.) 5 cts, per lb.		Quiltings, or bed-quilts, cotton, (324.)	35
Pulley-pattern, iron, if to be used exclusively as		Quince-seed, (465, S. S., 4385.)	20
a model to mold from, (743, April 1, 1857, Cape		Quinces, in natural condition, (704.) Free.	
Vincent.) Free.		preserved, (302 a.)	35
	. 0	ourt in the case of Arthur v Moller, "includes mor	st of

^{*} This, according to the decision of the Supreme Court, in the case of Arthur v. Moller, "includes most of the forms of figures, or characters, or representations, colored or uncolored, that may be impressed on a yielding surface, and it is not necessary that the character produced should be letters, or numerals, or the result of types or stereotypes, or be reading matter." (S. S., 3941.)

† Prunes preserved by extracting the pit, filling its cavity with sugar, and then exposing the fruit to a gentle heat, so that the sugar melts, permeates the substance, and preserves the fruit, classified as preserved fruit, duty 35 per cent. ad val., under 302 a., (S. S., 2654.)

Per	ct.	Per	ct
Quinia, acetate, arsenite, bromide, citrate, ferrocy-		Railway (continued):	
anate, hypophosphite, iodide, muriate, phos-		tires, locomotive-, car-, and other, or parts	
phate, salicylate, tannate, valerianate, and all		thereof, iron or steel, wholly or ptly. mfd.,	
other salts of, (629.) Free.		(179 a.) $2\frac{1}{2}$ cts. per lb.	
amorphous, (629, T. R., p. 553.) Free.		steel wheels and steel-tired wheels for railway	
and iron, citrate of, (93.)	25	pps., wholly or ptly. finished, (179 a.)	
with strychnine, (93.)	2 5	$2\frac{1}{2}$ cts. per lb.	
Quinidia, (93.)	25	steel or iron ingots, cogged ingots, blooms or	
sulphate of, (93.)	25	blanks for above tires and wheels, without	
Quinoiline, or "Chinoidine," (93, S. S., 2603.)	25	regard to the degree of mf., (179 b.)	
Quoits, (685.) Free.		2 cts. per lb.	
		Raisins, all, (300.) 2 cts. per lb.	
R.		Ramie, all mfs., $+ + +$, (351.)	35
		or China grass thread on spools, (351, S. S.,	
RABBITS, living, (252.)	20	3621,)	35
Racing trophies, cups, etc., dtbl., (S. S., 4225.)		Rancou, roncou, or rocoa, and all extracts of,	
Racket balls, wln. and lr., (363, S. S., 3921.)		(499.) Free.	
yal, not over 80 cts. per lb. 35 cts. per lb, and	35	Rapeseed, $(452.)$ $\frac{1}{4}$ of a ct. per lb.	
val. over 80 cts. 35 cts. per lb. and	40	oils, (28.) 10 cts. per gal.	
Radix or angelica root, cr., (636.) Free.		Rapiers and rapier blades, (207 b.)	35
not cr., (94.)	10	Raspberries, (704.) Free.	
rhei, or rhubarb, cr., (636.) Free.		Raspberry, oil or essence of, (114.) \$2.50 per lb.	
not cr., (94.)	10	vinegar, as raspberry- or fruit-juice, (301, May	
Rafts of logs, (734, Jan. 19, 1871, Cape Vincent,		31, 1867, Galveston.)	20
May 9, 1871, D. A. N.) Free.		Ras cornu cervi, (837 b.)	20
Rag pulp, in sheets or boards, as mfs. of paper,		Rasps, (see "Files.")	
+ + +, under 388, (T. R., p. 581.)	15	Ratafia, (313.) \$2 per pf. gal.	
Rags, all, of whatever material, $+ + +$, (481.)	10	in bottles. 3 cts. additional on each bottle.	
mixed, not paper stock, dtbl., (S. S., 3535.)		Rates of duty, additions to, defined, (Oct. 18, 1851,	
of all kinds other than wool, to be used in the		Norfolk, T. D., 14.)	
mf. of paper and fit for no other mf., (754.)		Rattan-piddicks, (482, S. S., 5252.)	10
Free.		Rattans and reeds, mfd., but not made up into	
woollen, (361.) 10 cts. per lb.		completed articles, (482.)	10
wool and others mixed, (1161, S. S., 4098.)		unmfd., (770.) Free.	
12 ets. per lb.		Rattles, children's, silver or other, as toys, under	
same, separable (see ruling, S. S., 4098.)		425, (S. S., 1346.)	35
Rail-ends, steel, selected, or re-sawn into short		Ravens duck, linen, (334.)	35
bars, as steel-bars under 177, (S. S., 4273.)		Raw or unmfd. articles, + + +, (837 a.)	10
Railroad cars, repairs of, (see "Cars.")		Raw-hide lariats, (718, S. S., 4751.) Free.	
cars, built in Canada and brought to the U.		Razor cases, leather, (463.)	30
S., to be used only in the through business be-		paper-, (388.)	15
tween Canada and the U.S., internationally,		strops, wood and leather, (463.)	30
(S. S., 347.) Free.		wood, (233.)	35
chairs, iron or steel, (160, 822, S. S., 274.)		Razors, (207 a., Feb. 13, 1865, San Francisco.)	50
1½ ct. per lb.		Ready-made clothing, all kinds, + + +, wholly	
iron, partially or wholly worn, (see 1984, Pt. I.;		or ptly. of wool, wstd., or hair, except knit	
and Circular, March 27, 1861; also Tr. Regs.,		goods, (366.) 40 cts. per lb. and	
1874, Art. 737.)		to wit, cloaks and other outside garments for	
iron, ptly. worn, impt. for repair or re-mf., may		ladies and children, wholly or ptly, of wool,	
be exported with drawback in quantity less		wstd., hair, (not knit,) (367.)	
than <i>entire</i> impt., (S. S., 3885.)		45 cts. per lb. and	40
*ties of wood, (769, S. S., 1209.) Free.		other, according to material.	
Rails, old iron, fit only for re-mf., (145, S. S., 4262.)		Reaping hooks, (216.)	45
$\frac{3}{10}$ of a cent per lb.		Reappraisements, delivery of goods pending, (S.	
steel or iron, weighing not over 25 lbs. per yd.,		S., 3663, 4459.)	
(149.)		collector's decision on disagreement, (S. S.,	
tee, (T) 9 of 1 ct. per lb.		3840,)	
flat. so of 1 ct. per lb.		on collector's order, (S. S., 3809.)	
Railway bars, iron, weighing over 25 lbs. to the		Red beets, essence of, (see "Liquors,")	
yd., (146.) ⁷ / ₁₀ of a ct. per lb.		chromate of potash, (48.) 3 cts. per lb.	
steel or part steel, weighing over 25 lbs. to the		Red-cross, Cliffstone, Paris white, dry, (45, S. S.,	
yd., (147.) \$17 per ton.		5374.) 1 ct. per lb.	
fish-plates or splice-bars, of iron or steel, (160.)		Red lead, (58.) 3 cts. per lb.	
1½ et. per lb.		liquor, acetate of alumina, (92.)	25
rugs, or plush woollen blankets, dtbl. as mfs.		or cr. tartar, (519.)	
of wool, + +, under 362, (see "Blankets.")		precipitate, (92.)	25

^{*} This does not include long timber, used as sleepers in railroad bridges, which is dtbl., (S. S., 2673.)

73		Do-	-4
	er et.	Re-importations (continued):	et.
Red sanders or sandal-wood, (818.) Free wood, cr., (636.) Free		the tax imposed by the internal revenue laws	
ground, (94.)	10	upon such articles shall be paid, (826.)	
Reductions of value after entry, (S. S., 3196.)	10	Reindeer skins, dressed, (461.)	20
Reed-piddicks, (482, S. S., 5252.)	10	tongues, (837 b.)	20
Reeds, bamboo, not further mfd. than cut int		Religious societies, sp. impts. for, (see "Socie-	
suitable lengths for canes, or for umbrella		ties," and "Special Importations.")	
parasol, sunshade, or walking-sticks, (646.)	,	Renaissance period, majolica plates of this pe-	
Free		riod or the 16th century are not properly	
mfd., but not made up into completed articles		"antiquities," entitled to free entry, but are	
(482.)	10	dtbl. as earthenware, (S. S., 3110.)	
unmfd., (770.) Free		Rendered oils, $+ + +$, (92.)	25
rough and uncleaned, cut in short piece	S	Rennets, raw or prep., (518.) Free.	
without further mf., (1725, S. S., 4949.) Free		Repairs, machinery impt. for, under regs., (831.)	
weavers'-, (233.)	35	Free.	
tegalia, according to material.		on American registered vessels in England not	
for churches, distinguished from that owner	1	atbl. under 2040, Pt.I., (S. S., 3379.)	
by priests, (S. S., 3859.)		of U. S. vessels and railroad cars, (see "Ves-	
sp. impt., (see "Special Importations" and	1	sels" and "Cars.")	
"Societies.")		Reps, cotton and wstd., emb., same as wstd. mfs.	
Regauging of liquors for export, (see Reg., S. S.	,	under 363, (April 20, 1865, N. Y.)	
3605.)		plain and fancy, wstd., wholly or ptly. as	
Regulation to facilitate payment of duties	3,	wstds. under 363, (S. S., 1835.)	***
(v. S. S., 3830.)		silk, (383.)	50
Regulus of antimony, (195.)	10	Residuum from burnt pyrites, (144 a.)	
		of petroleum or kerosene oil, (81.)	20
Re-importations:		Resin or rosin, (837 b.)	20
have other than of American and in subject	L.	of scammony, (93.)	25
bags, other than of American mf., in which		jalap, (93.)	25
grain shall have been actually exp. from th		nux vomica, (93.)	25
U. S., may be rtd. empty to the U. S., free of duty, under regs. to be prescribed by the Sec		Resins, cr., + + +, (837 a.)	10
retary of the Treasury, (Pt. I., 2184; T. I		medicinal-, + + +, (93.)	25
649.)	- 9	gum, + + +, cr., (636.) Free.	
barrels of American mf., exp. filled with do		not cr., (94.)	10
mestic petroleum, and rtd. empty, unde		oleo-, (93.)	25
such regs. as the Secretary of the Treasur		Resorcine, med. (93.)	25
may prescribe, and without requiring the fi		Resorcin, red J., (82.)	35
ing of a declaration at time of export of in		Reticules, according to material.	
tent to return the same empty, (648 a.)		Retorts, gas-, stone or earthen, (124.)	25
Fre	e.	platinum or parts thereof for chemical uses,	
articles the growth, produce, and mf. of th	e	(763.) Free.	
U. S., when rtd. in the same condition a	ıs	Revere stripes, cotton, (324 a.)	35
exp., (649 a.)	e.	Rhubarb, cr., (636.) Free.	
casks, barrels, carboys, bags, and other vesse	ls	not cr., (94.)	10
of American mf., exp. filled with America	n	Ribbons, according to material.	
products, or exp. empty and rtd. filled wit		Rice, cleaned, (270, S. S., 2026.) 21/4 cts. per lb.	
foreign products, including shooks when rte	1.	uncleaned, (270.) 1½ ct. per lb.	
as barrels or boxes, (649 b.)		flour, (272.)	20
but proof of the identity of such articles sha		meal, (272.)	
be made under regs, to be prescribed by th	e	hulled, not fully cleaned, dtbl. as uncleaned,	
Secretary of the Treasury, (649 c.)		(270, S. S., 3137.) 1½ ct. per lb.	
and if any of such articles are subject to inte		powder, so-called, as starch, (269, S. S., 3885.) 2½ cts. per lb.	
nal tax at the time of expt,, such tax shall h		root for mf. of brooms, (837 a., S. S., 2764.)	10
proved to have been paid before expt. an	a		25
not refunded, (649 d.)		Rifles, (202.) "Rimmel's Extract," alcoholic perfumery, (100.)	
identification of, (v. S. S., 3314.)	h	\$2 per gal. and	
dutiable merchandise is liable to duty on eac reimportation, (Rgs., 1874, Art. 467, and S. &		Ringlets, human hair ch val., (442.)	35
2246, 2815, 3010.)	**9	Rings, all which are jewelry, (459.)	25
this rule extends to dtbl. importations exp. for	7.0	human hair ch. val., (442.)	35
repairs, and re-imported, and imposes duty of		plated, for saddlery, (415.)	35
the entire val., including repairs, (S. S., 208		all other, according to comp. materials.	
2631.)		Rivets, iron or steel, (164.) 2½ cts. per lb.	
of exported U.S. products, on which no inte	r-	of any other metal, (216.)	45
nal tax has been assessed or paid, or upo		Rivet-wire rods, round, in coils and loops, not	,
which such tax has been paid and refunde		lighter than No. 5, w. g., val. at 3½ cts. per lb.,	
by allowance or drawback, a duty equal	to	(180 a.) 6 of a ct. per lb.	

Per	ct.	Per	ret.
Robe patterns, according to comp. materials.		Rope (continued):	
Robes a quille Coburg,* made up, according to	- 1	of cocoanut hulls, coir, grass, or bark, as cord- age untarred, under 346. 3½ cts. per lb.	
materials.		of raw-hides, cut into strips, (718.) Free.	
Robes, bear-skin, sleigh-, made up or ptly. made		tarred and untarred, (see "Cordage.")	
up, (435, S. S., 3351.)	30	waste, fit only for making paper, and to be used	
dressed skins, not made up, (450, Ibid.)	20	only for that purpose, (754.) Free.	
buffalo-, dressed, but not made up, (450, 461, 822, Jan. 28, 1862, Sept. 28, 1863 Pembina,		wire, (see "Wire.")	
8. S., 3351.)	20	Rosaries, beads and metal, (396, 822, Feb. 1, 1865,	
wholly or ptly. made up, (435, S. S., 3351.)	30	B. Bros., S. S., 5079.)	50
goat-skin carriage-, (435, S. S., 3702, 5844.).	30	Rose, dry color, aniline dye, (82, S. S., 5561.)	35
lap-, linen, with wstd. strips, dtbl. under 363, as		leaves, crude, (636.) Free.	
mfs. ptly. of wstd., + + +, (S. S., 2374.)		pink, (87.)	25
other according to material.		water, (99.)	50
Robinson's corn solvent pencils, (99, S. S., 4693.)	50	wood, (818.) Free. mfs. of, (232.)	
"Patent Groats," (99.)	50	Roses, conserve of, (302, S. S., 4339.)	35 35
Rochelle salts, or tartrate of soda and potassa,		ottar of, (553.) Free.	
(29.) 3 cts. per lb.		Rosin, or resin, (837 b.)	20
Rockingham eathenware, (see "Earthenware.")		"Rosolic acid," so styled, or aurine, (594, S. S.,	
Rock moss, cr., (509.) Free.		4514.) Free.	
oil, cr., (837 a.)	10	Rosolio, a cordial, (313.) \$2 per proof gal.	
phosphate, (215, S. S., 4113.)	20	in bottles. 3 cts. in addition on each bottle.	
same, for fertilizing, containing 90 per ct. or		Rottenstone, (773.) Free.	
over of pure phosphate of lime, (626, S. S.,		Roucou, (see "Rocoa," above.)	
4611) Free. salt, as other salt, (June 12, 1863, N. Y.)		Rouge, (99.)	50
Rocoa, roncou, rocou, or Orleans, and all ex-		Rubber balls, hollow-, toys, (425, S. S., 5442.)	35
tracts of, (499.) Free.		tennis-balls, (454, S. S., 5442.)	25
Rods, copper-, iron-, or steel-, (see those items.)		Rubies, not set, (480.)	10
stair-, gilt or plated metal, (210.)	35	set, (459.)	25
of any other metal, (216.)	45	Rubrum bark, acer., (521.) Free.	
Roller cloth, wstd., for paper machines, as wstd.		Ruby powder, (82, S. S., 2635.) Rugs, cotton, for bed coverings, (324 a.)	35 35
fabrics, (363, Aug. 3, 1867, F. B. & Co.)		dressed goat-skin, (378 c., S. S., 2825.)	40
Rollers of wood, (233, Tr. Reg., p. 592.)	35	goat-skin, entered as "carriage-robes," dtbl.	
Roman cement, (44.)	20	under 378 c., (S. S.(5484.)	40
vitriol, sulphate of copper, (51.) 3 cts. per lb.		hearth and floor, (see "Carpets.")	
Roncou, (see "Rocoa," above.)		horse, of linen, (334.)	35
Roofing and patent asphalted felt, (837 b., T. R.,	-00	other, (see "Carpets.")	
p. 567, April 1, 1858, Circ.)	20	travelling, wholly or partly of wool, as mfs. of	Ī
slates, (132.)	25 20	W., + + +, under 362, (Sept. 21, 1859, N. Y.)	
tiles, (130) tin, (see "Tin.")	20	Tnrkey woollen, (378 c., S. S., 2836.)	40
Root, arrow-, (644.) Free.		Rules, bone or ivory, (399.)	30
Hawaiian, (see "Hawaiian," etc.)		brass, (216.)	45
chicory-, all, (288.) 2 cts. per lb.		copper ch. val., (216.)	45
dandelion-, (290.) 2 cts. per lb.		gilt or plated metal, (210.)	38 38
flour, (772.) Free.		gutta-percha, (441.) silver, or German-silver, (216.)	45
ginger-, ground or powdered, (96.)		wood, (233.)	38
5 cts. per lb.		and brass, brass ch. val., (216.)	45
unground, (536.) Free.		Rum, (311 a.) \$2 per proof gal	
flour, so-called, but found to be starch,		bay-, distilled or compounded, (315.) \$1 per gal	
(269, S. S., 3385.) 2½ cts. per Ib.		of 1st proof, and in same proportion for greater	
licorice, unground, (544.) Free.	-	strength.	
Roots, bulbous, not med, + + +, (405.)	20	bay-, essence or oil of, (25.) \$2.50 per lb	
impt. by Department of Agriculture, or the U.S. Botanical Garden, (762.) Free,		cherry, a cordial, dtbl. under 313.	
Botanical Garden, (762.) Free. hop-, for cultivation, (721.) Free.		essence or oil of, (115.) 50 cts. per oz	
med., not edible, crude, (636.) Free.		Russia hemp, unmfd., (331.) \$25 per ton	
not crude, (94.)	10	sheetings, (349.)	35
Rope, bale, of hemp, as mfs. of hemp, (350, April		sheet-iron, (see "Iron mfs.")	2
21, 1858, N. Y.)	35	Rust of iron or steel, no allowance for damage from, (184.)	0
ends, to be used in making paper, and fit for		Rye, per bush. of 56 lbs., (260 and Pt. I., 1881.)	
no other mf., (754.) Free.		10 cts. per bush	

^{*} As to "Coburg robes a quille," composed of worsted with a narrow strip of cotton velvet loosely attached by a thread and imported in pieces of a proper size for ladies' dresses, the Department held, "that the two fabries thus loosely attached, ought not, with a view to the assessment of duty, to be regarded as a single article, but that each of the component fabries should bear its proper duty according to its classification in the tariff," (Dec. 16, 1858, N. Y.)

	Per ct.	Per	ct.
Rye (continued):		"Schlumberger French crystallized salicy-	
flour, (267.) ½ ct. per		lates," in bulk or not, (99, S. S., 4809.)	50
shorts, (267, S. S., 677.)	lb.	Salicylic acid, (594, S. S., 3704, 5524.) Free.	
S.		Salmon, dried or smoked, (280.) 50 cts. per 100 lbs.	
SABRES and sabre-blades, (207 b.)	35		
Sacking linen, as linens, which see.		prepared or preserved, except in oil, (283.)	25
Sacks, boxes, crates, and coverings of any kin	nd,	preserved in oil, (282.)	30
excepting bottles, jars, and other vess	sels	Sal nitre, saltpetre, which see below.	
of glass, containing goods, paying an	ad	Salt cake, sulphate of soda known as, crude or	
valorem duty, and formerly subject to t		refined, (75.)	20
same rate of duty on their value as the goo		Salt in bags, sacks, barrels, or other packages,	
they contained, provided they were of		(483 a.) 12 cts. per 100 lbs.	
character of the coverings in which su		in bulk, (483 b.) 8 cts. per 100 lbs.	
goods were usually imported, (Secs. 2907		mineral or rock, as other salt, (June 12, 1863,	
Rev. Stats.,) are no longer subject to duty	7 8.S	N. Y.)	
such, (847.)	7	fees for weighing, (see S. S., 5140, 5157.)	
Provided, That if any packages, sac		for curing fish and meats, see notes below.*	
crates, boxes, or coverings of any kind sh		jars of brown eathenware containing, are dtbl.	
be of any material or form designed to ever duties thereon, or designed for use otherwi		as such, (S. S., 1777.)	25
than in the bona fide transportation of goo		waste, (92, S. S., 3874.)	20
to the United States, the same shall be subj		Saltpetre, crude, (68.) 1 ct. per lb. refined and partly refined, (69.) 1½ ct. per lb.	
to a duty of one hundred per centum ad v		Salt-sacking of twilled jute, dtbl. under 342, as	
orem upon the actual value of the same, (8		bagging, which see, (S. S., 1736.)	
Saddle-hooks, German-silver, silver, or other		Salts and compounds, chemical, all, by whatever	
metal, as saddlery, (415.)	3		25
Saddlery, all $+ + +$, (415.)	3	Titulito italio itali	240
old, not free under 662 and 815 a., as personal		black, of crude potash, (605, S. S., 1381.) Free.	
household effects, (S. S., 4145.)		other than above, (837 b., S. S., 2729.)	20
Saddles, (415.)	3		
Saddle-trees, iron ch. val., (415.)	3		20
wood ch. val., (415.)	3		25
Sad irons, cast-iron, (157.) 11/4 ct. per	lb.	dung, (see " Dung salt.)	
Saffron and safflower, and extract of, (586.) Fr	ree.	epsom, (62) ½ ct. per lb.	
Saffron-cake, (586.)	ree.	Glauber, (75.)	20
	ree.	of iodine, (92.)	25
imitations, commercially known as, (774, 8,		morphia, all, (123.) \$1 per oz.	
	ree.	quinia, (629.)	
	ree.	Rochelle, or tartrate of potassa and soda, (29.)	
Sail canvas, (348.)	3	o cost per ros	
duck, (348.)	3 2	Salves, not proprietary, (55)	25
needles, (206.)		proprietary or course, (see,	50 50
Sal acetosella, (92, August 27, 1857, Philadelph	2	221 0 (224) (00) 01 01)	
Salad oil, (92.) Sal ammoniac, (35.)	1	The state of the s	
diuretic, (92.)	2	1 22 22 23 22 23 23 23 23 23 23 23 23 23	
prunella, (92.)	2	00,0101111000111001110011001100110010010	
soda, (72.) ¼ of a ct. per		of wine and spirits, when of commercial value,	
tartar, (63.)	2		
	ree.	Sampling of sugar for drawback, (see S. S., 3879.)	
Saleratus, (73.) 1½ ct. per		Sand, (837 a.)	10
	ree.	crucibles, (124, S. S., 3845.)	25
Salicylate of sodium, (93, S. S., 3395.)	2	for mf. of glass, cr. min. sub., (215, S. S., 3880.)	20
"Salicylate soude," so-called, but known	as	Sandal wood, (818.) Free.	
# # Europetone of marks subather made.	om class	which have been cured in the United States with	im.

* "Exporters of meats, whether packed or smoked, which have been cured in the United States with imported salt, shall, upon satisfactory proof, under such regulations as the Secretary of the Treasury shall prescribe, that such meats have been cured with imported salt, have refunded to them from the Treasury the duties paid on the salt so used in curing such exported meats, in amounts not less than one hundred dollars." (483 c.)

duties paid on the salt so used in curing such exported meats, in amounts not less than one hundred dollars." (483 c.)
"Imported salt in bond may be used in curing fish taken by vessels licensed to engage in the fisheries, and in curing fish on the shores of the navigable waters of the United States, under such regulations as the Secretary of the Treasury shall prescribe; and upon proof that the salt has been used for either of the purposes stated in this proviso, the duties on the same shall be remitted." (483 d., etc.)

† "Pieces of cloth, edgings, textile fabrics, bound or unbound, cards containing buttons of various patterns, single gloves or stockings, and representatives of other classes of goods which are obviously intended for use merely as samples by which to sell the class of goods which they represent, are to be regarded as haveles in any given case by the parties furnishing them does not determine their classification, but their size character, and condition as imported."

"Samples imported in quantities intended to be sold to jobbers or other dealers constitute an article of merchandise, and the rule herein prescribed will not be considered applicable; but the articles will be charged with their appropriate rate of duty, according to the class of goods to which they belong." (S. S., 4828.)

4828.

Sandarac gum, cr., (636.) Free. 10 Saws (continued): back-, (175.) Sand, French, cr. min. sub., (215, April 27, 1858, circular, (174, March, 1871, N.Y.)	40 30
Sand, French, cr. min. sub., (215, April 27, 1858, circular, (174, March, 1871, N. Y.)	30
N. Y.) 20 cross-cut, (172.) 8 cts. per lin. ft.	
N. Y.) 20 cross-cut, (172.) 8 cts. per lin. ft. Sandstone and sandstones, hewn, dressed, or drag-, not over 9 inches wide, (173.)	
polished, (487 b.) 20 10 cts. per lin. ft.	
unmfd. or undressed, (487 a.) \$1 per ton. over 9 inches wide, (173.) 15 cts. per lin. ft.	
Santonine, (111.) \$3 per lb. hand-, (175.)	40
Sarcocolla gum, cr., (636.) Free. mill- and pit-, not over 9 inches wide, (173.)	
not cr., (94.) 10 tots, per lin, ft. Sarcophagus, red granite, (487 b., S. S., 10.) 20 over 9 inches wide (173.) 15 ots, per lin, ft.	
over billiones with the formation of the first	
Sardels, small eviscerated fish, in brine in kegs, as sardines, under 281 b, (S. S., 1481.) Scales and scale-beams, according to materials.	35
Sardines and anchovies, in tin boxes, as follows: Scammony, or resin of, cr., (636.) Free,	
(281; see also, "Cans.") prep. for med. uses, (93.)	25
whole boxes, of not over 5 inches long, 4 wide, Scantling, sawed only, (see "Lumber.")	
and 3½ deep. 10 cts. each. Scarfs, mfd. several in a piece, but separated be-	
half-boxes, of not over 5 inches long, 4 wide, fore importation, as wearing apparel, (Mail-	
and 1% deep. 5 cts. each. lard v. Lawrence, 16 How., 251.)	
quarter-boxes of not over 4% inches long, 3½ wide, and 1½ deep. 2½ cts. each. wholly or ptly, of wool, wstd., or hair, other	50
wide, and 1/4 deep. 2/2 cts. each. the same, in any other form, (281 b.) 60 wholly or ptly. of wool, wstd., or hair, other than knit, (366.) 40 cts. per lb, and	
Sarsaparilla, cr. drug, (636.) Free. Schedule E., when act of March 3, 1883, took ef-	
Sash-stock, pine, (224, 822, S. S., 4958.) 20 feet as to, (856.)	
Sassafras bark and root, cr., (636.) Free. Schools, common glass bottles for, dtbl., (S. S.,	
oil of, (92.) 25 3044.)	
Satins, cotton, as cotton cloth, (S. S., 3889.) slates for, not free, (S. S., 3082.)	
silk ch. val., (383.) other, according to material. 50 Schools, sp. impt. for, (see "Academies" and "Special Importations")	
College and the college and th	
Scientific apparatus, instruments, and preps. sp. impt., (see "Academies" and "Special	
silk and cotton, S. ch. val., (383.) 50 Importations.")	
other, according to material. Scientific institutions and societies, sp. impts. for,	
Satin-white, (87.) 25 (see "Special Importations.")	
Satin-wood, mfs. of, (232.) Seilla, or squills, cr., (636.) Free.	
unmfd., (818.) Free. Scissors, (197.) Saucepans, iron, cast, (157.) 11/4 ct. per lb. Surgical. (216. S. S., 4758.)	35
the sected timed on placed (001)	45
scoop nets, cotton, (324.) 3 cts. per lb. Scoop nets, cotton, (324.) flax, (336.)	35 40
other, according to material. Scotch bagging, double-warp, of jute. not fit for	
Sauces of all kinds, (284.) 35 use in bagging cotton, (342, S. S., 1690; see	
Sauer-kraut, (775.) Free. also S. S., 1656.)	40
Sausages, Bologna, (656.) Free. woollen caps, (366, Oct. 14, 1865, S. & T.)	
German, (656, S. S., 2220.) Free. 40 cts. per lb. and other, (283.) 25 Saran iron cast, or wrought. *(145.)	35
Scrap-Holl, Cast, of Wronght, (140.)	
Class blades on som blanks (see (Cheel 2))	
Saw-blades or saw-blanks, (see "Steel.") Saw-dust, mahogany, impt. solely for dyeing or 2 cts. per lb.	
tanning, (1580, Jan. 28, 1867, N. Y.) Free. leather, old, (516.) Free.	
other than for dyeing or tanning, (837 a., S. S., silk, (eee "Silk.")	
4899.) steel,* (145.) 30 of a ct. per lb.	
logs, (734.) Free. Scraps or clippings of brass, (187.) 1½ ct. per lb.	
Saw-plates, circular, of steel, (177 b. and c.): copper, old or new, (186 b.) 3 cts. per lb. if valued 4 cts. or less per lb. 1 ct. per lb. and 45 Dutch-metal, (187.) 1½ ct. per lb.	
if valued 4 cts. or less per lb. 1 ct. per lb. and 45 Dutch-metal, (187.) 1½ ct. per lb. if valued above 4, and not above 7 cts. Scratch-brushes of brass or other metal, (404,	
3 cts. per lb. S. S., 5519.)	30
if valued above 7, and not above 10 cts. Screen paper, (391.)	25
3¾ cts. per lb. plates, used in mfg. paper, may be imported for	
if valued above 10 cts. 41/4 cts. per lb. repair as machinery, under 831, (S. S., 3780.)	
plates, other than above, (see "Steel.") for culm and slack, rule as to, (S. S., 3952.)	
Saws, all + + +, (175.) 40 made of portions of carpets or carpetings, are	

* "Nothing shall be deemed scrap-iron or scrap-steel except waste or refuse iron or steel that has been in actual use and is fit only to be remanufactured," (145.)

Under a like provision of the late laws the Department ruled that "pieces, punchings, and clippings of boiler-plates and sheet-iron, which, although fit for remanufacture only, have, however, never been in actual use prior to the importation," were dutiable "as iron in forms less finished than iron in bars, and more advanced than pig-iron," under the provision reproduced in the present law, (148 c.,) "that all iron in slabs, blooms, loops, or other forms less finished than iron in bars and more advanced than pig-iron, except castings, shall be rated as iron in bars and pay duty accordingly."

Po	er ct.	Per	et.
Screen (continued):	51 Ct.	Seeds, fennel, crude, (636.) Free.	C 64
subject to the rates of duty imposed on like	9	fenugreek, crude, (636.)	
carpets or carpetings, (378 b.)		flax or lin., per bus. of 56 lbs., (466.)	
fire-, and all other textile-, not portions of car		20 cts. per bush.	20
pets or carpetings, (378 c.) riddle-, or sieve-, according to material, (se	40	flower, all $+ + +, (465.)$ for Department of Agriculture, or U. S. Botani-	20
"Wire mfs.")		cal Garden, (761.) Free.	
Screws, wood, (181.)		for mfg. pps., $+ + +$, (760.)	
2 inches long or over, 6 cts. per lb		garden, + + +, (465.)	20
1 inch, and under 2 inches long. 8 cts. per lb		hemp, $(452.)$ $\frac{1}{4}$ of a ct. per lb.	
over ½ inch, and under 1 inch. 10 cts. per lb		horticultural, + + +, (465.)	20
not over ½ inch long. 12 cts per lb metal, other than above, if gilt or plated, (210.)		jute, $(760, S. S., 1629.)$ Free. medicinal, all $+ + +$, crude, $(636.)$ Free.	
not gilt or plated, (216.)	45	not cr., (94.)	10
of whatever material, if finished indispensable		moon-, (452, S. S., 3451.) 1/4 of a ct. per lb.	
parts of musical instruments, (469. S. S., 4453		of morbid growth, not edible, + + +, crude,	
wooden-, not parts of musical instruments, (233.) 35	(636.) Free.	
other than above, according to material.		not crude, (94.)	10
Screw-wire-rods in coils or loops, not lighte		oil seeds of like character with hemp and rape,	
than No. 5, wire-gauge, valued at not over 3½ cts, per lb., (180 a.)		excepting flax or linseed, (452.) 1/4 of a ct. per lb.	
$3\frac{1}{2}$ cts. per lb., (180 a.) ⁶ of a ct. per lb. Sculpture, if statuary, (470 a.)	30	mustard, brown and white, (760.) Free.	
specimens of, specially imported, (see "Acade		of forest trees, (760.) Free.	
mies," and "Special importations.")		parsley, (465, S. S., 1757.)	20
Scythes, (216.)	45	poppy, as oil seeds, under 452. 1/4 of a ct. per lb.	
Sealing, cording and, (see S. S., 3092-3.)	00	rape, (452.)	
wax, (485.)	20 20	sesame, or sesamum, (760.) Free.	
Seal oil, (92.) skin, mohair coating, cotton, worsted, and mo		sugar beet, (778.) cane, (760.) Free. Free.	
hair, as worsted fabrics, under 363, (June 8		Segars, (see "Cigars.")	
1857, N. Y.)	,	Seidlitz mixture, (29, 822.) 3 cts. per lb.	
skins, dressed, (461.)	20		25
Searches and seizures, as to obscene and immore	ıl	Seines, (347.)	25
impts., (841.)	7.0	Seine-twine, 347.)	25
Sea-root, unmfd. (837 a., S. S., 2793.)	10	_	
shells, unmfd., (780.) Free		Selep or Saloup, (587.) Free. Seltzer bottles, gl. and met., (216, S. S., 4985.)	45
stores, (see Pt. I., 1829 to 1832, also, 2037 to 2033 and T. D., 9.)	,	water, artificial min. water. (38, S. S., 5325.)	30
weed, ++, (777.)	э.	bottles containing, pay add'l duty, under 183,	
weeds, used for beds or mattresses, (744.) Free	е.	134. and 136, according to description.)	
"Sea-tangle tents," so-called, mfs. of sea-weed	ī,	Seminaries, special impts. for, (see "Academies.")	
(837 b., S. S., 4635.)	20	_	
Seating, hair-, (446.) 30 cts. per sq. yo		Senegal gum. crude, (636). Free. Senna, in leaves, (636.) Free.	
Seed-cane and seeds for Department of Agricu ture, or U. S. Botanical Garden, (761.) Free		Senna, in leaves, (636.) Sepia, cuttle-fish bone, (686.) Free.	
lac, (541.)		Serges, mohair or worsted, as worsteds, under 363.	
Seeds, agricultural, all $+++$, (760.)		Sesame, or sesamum seed, (760.) Free.	
all + + +, (760.) Fre	e.	Sewing-machines, (216.)	4.5
anise, (760.)		needles for, (205.)	3.5
star, (760.)		Sewing needles, (206.)	25
annotto, (760.) Fre aromatic, med. not edible, cr. and $+ + +$, (686		silk, in the gum, (381.) purified, (383.)	30 50
Fre		of spun silk, as distinguished from "Cordon-	. 0
same, not altogether cr. and $+ + +$, (94.)	10		5.1
beet, not sugar-, (465, S. S., 1790.)	20		4.5
canary, (760.)	e.	glass and metal, only 5 per cent. glass, (216, 823,	
caraway, or carui, (636 or 640.)		S. S., 1606.)	45
cardamom, crude, (636.) Fre		Shaddocks, in natural condition, (704.) Free.	
castor or castor beans, per bush. of 50 lbs.,* (16		Shale, anthracite and bituminous, per ton of 28 bushels, 80 pounds to the bushel, (417 a., S. S.,	
50 cts. per busicelery, (465, S. S., 1757, 1812, 1903.)	n. 20		
chia, (760.) Fre		illuminating oil distilled from, (81.)	20
conium cicuta, or hemlock, crude, (636.) Fre		Shark skins, (779.) Free.	
coriander, crude, (636.) Fre		Shavings, to be used in making paper and fit only	
cotton, for planting, (760.)		for that use and for no other mf., (754) Free.	
cummin, crude, (636.)	e.	Shawls, all, (excepting linen, silk, and wool,)	
			-

Per	ct.	Per	r ct.
Shawls (continued):		Sheep-skins, dressed, with wool on, intended for	
even when mfd. several in a piece, but sepa-		use in the mf. of other articles, (461, S. S.,	
rated before importation, were, under former		2269, 2584.)	20
laws*, dutiable as wearing apparel, (Maillard		same, finished for use as mats or rugs, (378 c.)	40
v. Lawrence, 16 How., 251.)		same, "hair sheep-skins," so-called, being raw	
broché, (366, S. S., 2838.) 40 cts. per lb. and	35	pelts of sheep recently sheared, and wool of	
camel's hair, cashmere, or India, (366, S. S., 1535.)		no commercial value, (719, S.S., 4069.) Free.	
40 cts. per lb. and	35	same, tanned for morocco, but unfinished,	
cotton, (324 a.)	35	(462, S. S., 3671.)	10
with woollen or worsted fringe, (366, S. S.,		same, from Hawaiia, with wool on, wool dtbl.,	
2678, 2694.) 40 cts. per lb. and	35	(S. S., 3414.)	
lace-, (see "Laces," and notes to same.)	0"	same, raw, with wool on, (see "Wools on the	
merino, (366, S. S., 2997.) 40 cts. per lb. and	35	skin.")	
Shetland worsted, (366, May 1, 1867, C. K.)	0.5	without the wool, pickled, (719, S. S., 3070.)	
40 cts. per lb. and	35	Sheet-brass, (216.)	45
of wool, knit, and commercially known as		copper, (186 d.)	35
"woollen shawls," are dtbl. as such, under		iron or steel, (see those titles.)	00
362, (S. S., 5243, 5256,) to wit:	0.5	iron or steel, corrugated or crimped, (153 b.,)	
val. not above 80 cts. per lb. 35 cts. per lb. and	35	1½ ct. per lb.	
val. above 80 cts. 35 cts. per lb. and	40	lead, (190.) 3 cts. per lb.	
wool, worsted, and silk, embroidered, (366, Jan.		music, printed, as printed matter, under 384.	
28, 1862, N. Y., and Maillard v. Lawrence, 16	05	rubber, (see "India-rubber.")	
How., 251., S. S., 2821.) 40 cts. per lb. and	35	Sheetings, flax or hemp, Russian and other,	
silk, (383.)	50	brown or white, (349.)	35
woollen, (362.):	es.	Sheets, willow-, for making hats, bonnets, or	
val. not over 80 cts. per lb. 35 cts. per lb. and val. over 80 cts. 35 cts. per lb. and	35	hoods, (448.)	20
worsted, alpaca, or goat hair, not knit goods,	40	Shellac gum, crude, (636.) Free.	
(366, S. S., 5273.) 40 cts. per lb. and	35	varnish, (119, S. S., 5300.)	40
worsted lace, dtbl. under 366, (S. S., 1855, 1871.)	90	(But see title " Varnishes."	
40 cts. per lb. and	35	Shell and bead bracelets, (396, 822, S. S., 4878.)	50
Shears, cloth-, (197.)	35	baskets, (486.)	25
horse, slightly curved scissors, (197, S. S., 3195.)	35	boxes, and all similar articles, by whatever	
sheep, hedge, and garden, (216, March 30, 1865,	00	name known, $+ + +$, (410.)	35
Boston.)	45	combs, (419.)	30
Sheathing-felt, adhesive, for sheathing vessels,	-	fish, (783.) Free.	
(696.) Free.	1	gold-, or gold-saucers, for painting, (216.)	45 25
metal, or yellow metal, t not wholly of copper,	1	mfs., + + +, (486., S. S., 2896.) silver-, for painting, (216.)	45
nor wholly or in part of iron, ungalvanized,		tortoise and other, unmfd., (809.) Free.	40
in sheets, 48 inches long and 14 inches wide.		Shells, imported as merchandise, and that have	
and weighing from 14 to 34 oz. per sq. ft., (194.)	35	undergone any process of mf. by polishing,	
old, and fit only for remf., (215, S. S., 4144.)	20	cutting, or acids, (486, Aug. 28, 1861, R. W.,	
old brass, fit only for remf., (187, S.S., 712.)		S, S., 2896, 3813.)	35
$1\frac{1}{2}$ ct. per lb.	1	of every description, unmfd., including those	-
stripped from Amer. vsl. repairing at U. S. port,		only cleansed and polished with acids, (780,	
not an impt., (S. S., 4135.)	i	S. S., 1090, 3339, 3843.) Free.	
same, taken from a foreign vsl., in a free port,		ornamental and fancy, engraved, carved,	
and brought to the U.S. in that vsl., is dtbl.,		printed, etc., except jewelry, (486, Oct. 6, 1857,	
although such metal was of domestic mf.,		N. Y.)	25
(S. S., 1783.)		thin clippings of, called snail pearl, aurora	
paper, (389.)	10	pearl, etc., prepared for use in inlaid work,	
Sheep, American, exp. shorn, and returned bear-		(486, S. S., 1108, 4428.)	25
ing fleeces, (S. S., 2492.) Free.		whole or parts, mfd., of every description,	
casings, mfd., for sausage casings, (776.) Free.		+ + +, (486, S. S., 4428.)	25
living, (252.)	20	Shingle-bolts, (781.) Free.	
shears, (see above, "Shears.")		Shingles, (226.) 35 cts. per M.	
skin boas, as wool clothing, (367, Oct. 5, 1871,	4.0	under ordinary size, not dtbl. by measure-	
N. Y.) 45 cts. per lb. and	40	ment, (S. S., 3699.)	

^{*} Paragraph 367 of the present law, providing specifically for "cloaks, dolmans, jackets, talmas, ulsters, or other outside garments for ladies' and childrens' wear, composed wholly or in part of wool or worsted, the hair of the alpaca, goat, or other animals (except knit goods)," seems to me clearly to include shauls of these materials, especially under the above cited decision in Mailard v. Lawrence, classifying shawls as wearing apparel, (excepting only those wholly of wool, or commercially known as "woollen shawls," specifically provided for by 3:2.)

Referring to the case of Friedman v. Arthur, the Department, (S. S., 5117.) says: "The principle established by the decision in this case is that shawls made partly of wool, and partly of worsted, or other materials, but of which wool is the component of chief value, or which were known, commercially, as woollen shawls, when the act of 1867 was passed, are to be classified as woollen shawls."

† For the drawback on certain, see Pt. I., 2182, and see, also, the provisions of the same as to yellow sheathing metal of which copper is chief value.

Per	et.	Per	et
Shingles (continued):	00.	Shoe buckles, or other fastenings for shoes, or	CL
sawed with planed edges, mfd. in N. Brunswick		bootees, gilt or plated, (210.)	35
from Maine timber, not free under 829-830, (S.		of any other metal, (216, S. S., 3667.)	45
S., 3790.)		cloths, dtbl. according to material.	
Shipbuilding materials remaining in bonded w.		horns, (399.)	30
h. over one year, and withdrawn under 834 or		knives, (197.)	35
835, are not liable to the adl. duty of 10 per		lacets, or lacings, cotton, (324 a.)	35
cent. imposed by Pt. I., 1932, (S. S., 3045.)		silk and metal, S. ch. val., (383.)	50
materials, withdrawals of, under 834-5, (see		patterns of bronzed leather, cut in form for up-	
Regs. for, S. S., 1152, 1621, 1635, and 1637.)		per part of shoe, and embroidered in silk, S.	
Ship-chronometers, or parts thereof, (413.)	10	not ch. val., (463, T. R., p. 583.)	30
equipments and repairs, (see 834 and 835; also,		pinchers or pincers, of case-hardened iron, (216,	
title "Vessels.")		S. S., 788.)	45
Ship-knees, dressed, (734, S. S., 3602.) Free.		thread, (336.)	40
Ship-materials, imported in bond, (see special pro-		vamps, mfs. of leather, (463, S. S., 5026.)	30
visions for, 834-5; see, also, title "Special im-		Shoes, arctic, so-called, of rubber and wool, as	
portations.") Shipment of diseased cattle prohibited, (S. S.,		wearing apparel under 367, (S. S., 1530.) 45 cts. per lb. and	40
3867.)		felt leather, part wool, as wearing apparel,	40
date of, defined, (S. S., 2155, 2184.)		(367, Oct. 21, 1864, N. Y.) 45 cts. per lb. and	40
port of. The port or place in Canada where		horse-, mule-, or ox-, wrought-iron or steel,	40
merchandise is laden on the railway car in		(162.) 2 cts. per lb.	
which it arrives in the U.S., is to be consid-		India-rubber, (455.)	25
ered as the port or place of shipment. (S. S.,		lasting or prunella, (366.) 40 cts. per lb. and	
3465.)		leather, (463.)	30
Ship- or boat-knees, as "Ship-timber," (734.) Free.		leather and calf-hair felt, (367, S. S., 3011, 3393.)	
Ship-planking, (734.) Free.		45 cts, per lb, and	40
defined, (S. S., 4012, 4346.)		Nankin or nankeen uppers, (463.)	30
or planks, including "wales," "thickstuff,"		silk comp. ch. val., (383.)	50
"bottom-planks," etc., (734, S. S., 3602.) Free.		wholly or ptly. of wool, not "outside gar-	
planks, with squared edges, (734, S. S., 4347.)	1	ments," (366, Dec. 15, 1866, S. & Bros.)	
Free.	-	40 cts. per lb. and	35
pumps, imported for repair of importing vessels		Shoe-shank steel, as steel in sheets, (S. S., 4556.)	
under 835, (S. S., 1682.) Free.		slides, of chilled iron, (216, S. S., 4470.)	45
spy-glasses or telescopes, at the highest rates to		Shooks, packing-box and sugar-box, of wood,	00
which the comp. mat. of ch. val. is liable,		+ + +, (231.)	30
(823, July 7, 1865, Boston.)		other, of wood, (233, S. S., 578; but see also, S.	05
Ships, wrought-iron, and iron and steel forgings		S., 3694.)	35
for, (see "Iron" and "Steel.")		domestic, returned as barrels or boxes filled	
Ship-timber,* (734, S. S., 3602.) Free. Shirt-bosoms, linen-, not tamboured or embroi-		with foreign products under regs., (649 a.) Free.	
dered, and requiring to be sewed in shirt to fit		Shot, lead-, (190.) 3 cts. per lb.	
	40	Shot-bags and shot-belts, leather, (463.)	30
	30	Shot-gun barrels, forged and rough-bored, (204.)	10
Shirtings, cotton, as cotton cloth.		Shot-guns, all sporting breech-loading, (203.)	35
flannel-, fulled, (see "Flannel.")	1	Shovels, fire-, brass or iron, (216.)	45
	35	steel, or part steel, (216.)	45
Shirts, knit, or made on knitting frames or ma-		with tongs and pokers, same as above.	
chines, if cotton, (see "Cottons.")		laborers', iron, with or without handles, (216.)	45
same, wool, worsted, or hair, (see "Knit goods,"		steel, or part steel, (216.)	45
or "Worsted.")		Showbills, lithographic, and other printed, (384.)	25
other ready-made, wholly or partly of wool,		Show-cards, printed, (384.)	25
worsted, or hair, (366.) 40 cts. per lb. and	35	Shrimps, or other shellfish, (783.) Free.	
silk, (383.)	50	Shrubs, $+ + + +$, (760.)	
all other, according to material.		for department of Agriculture, or U. S. Botani-	
Shoddy, woollen. 10 cts. per lb.		cal garden, (761.) Free.	
Shoe-binding, cotton, (324 a.)	35	Shumac, (see "Sumac.")	
	40	Shuttlecocks and battledores, wood and leather,	
	35	(463, S. S., 2842.)	30
	50	if toys for children, (425.)	35
wool, worsted, or hair, (368.) 30 cts. per lb. and	50	Sickles, (216.)	45

^{* &}quot;Such timber only as is evidently to be used for the frame or keel of a vessel, or its masts or spars, is en titled to free entry under the provision of 734 for "ship-timber." Boards and planks used in finishing a vessel are not comprehended under such provision, and are consequently liable to duty." (S. S., 1343).

The provisions for the free entry of ship-timber, in 734, and for lumber and timber, in 834, are not inconsistent. Ship-timber includes only such timber as is evidently to be used as above-stated, and is absolutely free on importation, while under 834 the articles specified therein, which include not only ship-timber, but all lumber and timber, are free only when used in the construction of vessels for foreign trade. (S. S., 1655.)

"Ship-timber squared" was held to be free under 734. (S. S., 3602.)

Side-arms, (207 b.)	r ct.	Silk embroideries, (383.)	ct. 50
Sienna and sienna earths, (89.)	00	fabrics, + + +, (383.)	50
dry, whether natural or burnt. ½ ct. per lb.		fans, (428.)	35
ground in oil. 1½ ct. per lb.		floss-, in the gum, (381.)	30
Siemens-Martin process, metal mfd. by, (see		purified or dyed, (383.)	50
"Metal.")		galloons, (383.)	50
Sieves, hair and wood, (233.)	35	gimps, (383.)	50
wire and wood, (216; but see also 182 c.)	45	gloves, (383.)	50
Silesias, or twilled cottons, as cotton cloth.		grenadines, all, (383.)	50
Silicate of soda, (76.) ½ ct. per lb.		handkerchiefs, (383.)	50
Silicates, alkaline-, (76.) ½ ct. per lb.		hats, (400.)	30
soluble-, (89, S. S., 3644.)	25	head or hair nets, (383.)	50
Silk* aerophanes, veil-goods, (383.)	50	hoods, (400.)	30
all goods, wares, and merchandise, + + +,		hose, (383.)	50
made of silk, or of which silk is the comp.	F0	in bond, cannot be withdrawn for dyeing,	
mat. of ch. val., (383.)	50	(S. S., 3187.)	
apparel, wearing-, (383.)	50 50	in the gum, not more advanced than singles,	30
aprons, (383.)	50	tram, or organzine, (381, S. S., 4047.)	50
bags, (383.)	50	knit-goods, (383.)	50
bands, (383.) barbe noires of black silk lace, ready for use,	00	lace parasol covers, (383, S. S., 807.) shawls or points, (383, Feb. 27, 1867, E. S. J. &	50
as clothing, (383, S. S., 1581.)	50	Co.)	50
beaded trimmings, S. ch. val., (383.)	50	laces, (383.)	50
beads ch. val., (396.)	50	mfs., + + +, (383.)	50
bindings, (383.)	50	mitts, (383.)	50
bobbins, (383.)	50	mixed articles or goods, or mfs. from two or	
bolting-cloths, (657.)	+	more materials, + + +, are dtbl. at the	
bonnets, (400.)	30	highest rates at which the comp. mat. of ch.	
boots or bootees, (383.)	50	val. may be chargeable,† (823.)	
bouquet-holders, (383, S. S., 5128.)	50	neck-ties, (383.)	50
boxes, fancy, (383.)	50	nets and netting, (383.)	50
braids, (383.)	50	oil-cloth, (383.)	50
button cloths, woven or made in patterns of		organzine in the gum, (381.)	30
such size, shape, or form, or cut in such man-		cleansed of the gum, (383, S. S., 4047.)	50
ner as to be fit for buttons exclusively, (382.)	10	ornaments for head-dresses, (383.)	50
buttons, (383.)	50	parasols, (491 b.)	50
caps, similitudes of hats or hoods, (400.)	30	partially mfd. from cocoons or from waste silk, and not further advanced or mfd. than	
other than above, (383.)	50 35	carded or combed silk, (380.) 50 cts. per lb.	
card cases and similar articles, (410.)	90	piece-, (383.)	50
chamberg blanche, (383. Jan. 19, 1867. Feb. 16, 1867, A. T. S. & Co.)	50	plush, (383.)	50
cloaks, (383.)	50	hatters', composed of silk or of silk and cot-	
clothing, (383.)	50	ton, (451,)	25
carded, (380.) 50 cts. per lb.		old or refuse, to be used in making paper, and	
cocoons, (785.) Free.		fit for no other mf., (754.) Free.	
combed, (380.) 50 cts. per lb.		points. (See above "Silk lace shawls.")	
cordonnet of spun silk for mf. of fringes, etc.,		rags, new pieces or scraps, which can be used	
(383, S. S., 3798.)	50	as button stuff or for other pps. without re-	
cordonnet of spun silk, fit for sewing, as sewing		mf., (383, S. S., 3311.)	50
silk, (383, S. S., 3900.)	50	rags, old or refuse, other than above, and fit	
cords, and cords and tassels, (383.)	50	only for remf., $+ + + +$, (481.)	10
corsets, (324 b.)	35	raw, or as reeled from the cocoon, but not	
crapes, (383.)	50	doubled, twisted, or advanced in mf. in any	
crape veils, (383.)	50	way, (784.) Free.	
cravats, (383.)	50	raw, re-reeled in a country other than that of	
Donna Maria, (383.)	50	production, or if, in the process of re-reeling in the country of production, it is made to	
drawers, (383.)	50	assimilate to the condition of what is com-	
dress goods, (383.)	90	assimilate to the condition of what is com-	

* "The act of March 3, 1883, has the effect of repealing all previous enactments imposing rates of duty on silk and manufactures thereof," (S. S., 5676.)
† Under this provision mixed fabrics or manufactures of silk and other materials, not specifically enumerated in the tariff act, would seem to be dutiable, (if silk is not the component material of chief value,) at the highest rates to which articles of the same or similar class or description made wholly of the material of chief value, would be liable, under the provisions for goods of that material. Thus, if the article should be a cloth of silk and cotton, cotton chief value, and the specific rates for countable cottons should be the highest rates on like cotton cloths, it would be dutiable as a countable cotton cloth. If, on the other hand, it should be thread, hosiery, clothing, embroidery, or other article provided for in paragraphs 318, 322, 323, 324, 325, and 326, it should be classified under the special provisions for cotton goods of like class or character. This provision does not apply to articles which are specifically enumerated and provided for, made of two or more materials, even if the materials are not named.

SCHEDULE OF DUTIES.

Per	ct.	Per	et.
Silk (continued):	Cu	Silk worms' eggs, (786.) Free.	
monly known as "single," or any further ad-		yarns, of every description, purified or dyed,	
vanced condition, is subject to duty as		(381.)	30
thrown silk in the gum not further ad-		Smanifeed mined manufactures in mant of to wit.	
vanced than singles, etc., under 381, (March		Specified mixed manufactures, in part of, to wit:	
28, 1866, N. Y., and June 19, 1866, B. H. & Son.)	30	and cotton beaded gimps, beads ch. val., (396,	= 0
raw, "Taysaam re-reeled,"* (451, Oct. 23, 1857, N. Y.)		S. S., 4583.)	50 50
N. Y.) Free. reps., (383.)	50	same, S. ch. val., (383, S. S., 4375.) C. ch. val., (324 a.)	35
ribbons, (383.)	50	cloths, C. ch. val., (see note to above item of	
"bozeaux," or round-cord or cotton-edge,		"Silk mixed fabrics.")	
(383, S. S., 1510.)	50	laces, S. ch. val., (383, S. S., 4146.)	50
faille, 383. April, 21, 1870, N. Y.)	50	mufflers, S. ch. val., (383, S.S., 2559.)	50
scarfs, (383.)	50	poplins, S. ch. val., (383, S. S., 1854, 1923.)	50
scraps, for use as button stuffs, (383, S. S., 3311.)	50	seersucker cloth, S. ch. val., (383, S. S., 636.)	50
for other uses, (383.)	50 50	tapestries, S. ch. val., (383, S. S., 3125.)	50
serges, (383.) sewing-, in the gum, (381.)	30	velvet, S., ch. val (383.)	50
purified or dyed, (383.)	50	and metal braids, metal ch. val., (216, S. S., 4227.)	45
of spun silk, (383, S. S., 3900.)	50	and metal pocket-books, (410.)	35
shades, (491 b.)	50	and rubber elastic, spun-, S. ch. val., (383, S. S.,	00
shawls, (383, S. S., 2747.)	50	4408.)	50
shirts, knit-, or other, (383.)	50	and rubber pouches, for holding chewing to-	
shoes, (383.)	50	bacco, S. not ch. val., (453, S. S., 4922.)	30
singles, (381.)	30	and rubber pouches for holding smoking to-	
slippers, (383.)	50	bacco, (476 a.)	70
spun-, (381.)	30 50	and wood dress ornaments, S. ch. val., (383, Oct.,	=0
stockings, (383.)	25	18, 1864, Bost.)	50
strings for musical insts., (469, S. S., 4453.) strips or scraps, fit for use in making neckties,	20	boots, bootees, shoes, and slippers, S, ch. val., (383, Jan. 25, 1844, Oct. 21, 1864, N. Y.; June 13,	
bows, buttons, etc., (383, S. S., 611, 3311.)	50	1871, San Francisco.)	50
sun-shades, (491 b.)	50	buttons, S. ch. val., (383.)	50
thread in skeins, for embroidering, (381, S. S.,		cotton, and ramie fabrics, S. ch. val., (383, S. S.,	
2004, 2050, 2827.)	30	4218.)	50
threads, purified or dyed, (381.)	3()	elastics, S., rubber, and C., S. ch. val., (383, S. S.,	
thrown-, in the gum, not more advanced than	90	3306.)	50
singles, tram, or organzine, (381.)	30 30	fausse glacé, silk, metal and cotton, silk not ch.	45
tram, (381.) trimmings, (383.)	50	val., (216.) head-nets with rubber cord, (383.)	50
twist, in the gum, (381.)	30	Japanese poplins, S. and C., S. ch. val., (383,	50
or cordonnet, purified or dyed, (383, S. S.,		S. S., 1851, 1923.)	50
2773, 2827.)	50	lacets, silk and metal, S., ch. val., (383.)	50
or cordonnet of spun silk, fit for sewing, as		plaited or patent gloves, S. and C., C. ch. val.,	
sewing silk purified, (383, S. S., 3900.)	50	(324 a., S. S., 3690.)	35
same, weighted for fringes, tassels, etc., (383,		plaited shirts and drawers, C. ch. val., (324 a;	
S. S., 9798.)	50	S. S., 3771.)	35
or other mfs. of cloth woven or made in pat-		serges, slight admixture of cotton, (383, S. S.,	FO
patterns of such size, shape, or form, or cut in such manner as to be fit for buttons ex-		1829.) slipper patterns of cotton velvet, emb. with silk	50
clusively, (382, S. S., 3311.)	10	floss, S. ch. val., (383.)	50
umbrellas, (491 b.)	50	stoles and crosses, silk and metal emb., S. ch.	
veil goods,† (383, S. S., 1268, 1943.)	50	val., (383, S. S., 2851.)	50
veils and veiling, (383.)	50	velvet bags or reticules, with metal clasps, S.	
velvet ribbons, (383.)	50	ch. val., (410, S. S., 2885.)	85
velvets, (383.)	50	wearing apparel of every description, (except	
vestings, (383.)	50	knit goods,) in part of wool, wstd., or hair is	
violin strings, (469.)	25	not classifiable under the silk schedule even	
warps, (381.) waste, (785, S. S., 3971.) Free.	30	when silk is the comp. mat. of ch. val., nor are any of the goods composed in part of	
waste, (785, S. S., 3971.) Free. from pierced cocoons, (785 S. S., 3752.) Free.		wool, wstd., or hair, and specified in para-	
wearing apparel, (383.)	50	graph \ 364 and 368, so classifiable.	
webbing, (495, S. S., 4220.)	35	Silos, weight of, allowed as tare on sheet zinc in	
wormgut, (714.) Free.		them, (S. S., 4112.)	

^{*} This was raw silk "in the same state in which it came from the cocoon, having merely been transferred by reeling from the larger reel in which it was taken from the cocoon to a reel of smaller dimensions to adapt the skeins thus produced to the reels in use in many manufactories in this country, (Oct. 23, 1857, N. Y.) † Including Parisiennes, aerophanes, Donna Maria, gaze cripe Anglais, cripe cripe, cripe de Chambord, grenadines, cripe turquoise cripe imperatrice, rolled and folded cripes, etc., etc.

Per	ct.	Per	ct.
ilver, articles, mfs. and wares, wholly or partly		Sirups, cane-, or beet-juice, (see "Sugar.")	
of, whether wholly or partly $mfd.$, $+ + +$,		fruit, as fruit-juice, (301, S. S., 1868.)	20
(216.)	45	medicinal, (93.)	25
bromide of, (92.)	25	proprietary, (99.)	50
bullion, (666.) Free.		sugar, (see "Sugar sirup," etc.)	
cabinets of coins, or medals of, (669.) Free.	05	Sisal grass, (333 b.) \$15 per ton.	05
chloride of, (92.)	25	mfs., + + +, (351.)	35
coins, (678.)	25	Size gold, (711.) Free.	20
eyanite of, (92.)	45	Sizing, horn-pith-, (837 b., S. S., 4750.) other, as glue, (1.)	20
embroideries, (216.) epaulets, galloons, laces, knots, stars, tassels,	40	Skates, (216.)	45
and wings of, (427.)	25	Skeletons, and other preparations of anatomy,	30
foil, (216, S. S., 267.)	45	(787.) Free.	
galeries, (216, S. S., 4204.)	45	the same, artificial or imitations, are dtbl. ac-	
galloons, (427.)	25	cording to mat, (S. S., 3831.)	
German, unmfd., (185.)	25	Skelp, iron, sheared or rolled in grooves, (150 a.)	
iodide of, (92.)	25	1½ ct. per lb.	
jewelry, (459.)	25	Skins, alpaca-, Angora-goat, and sheep-, raw, with	
knots, (427.)	25	wool on: the wool is subject to the same rates	
laces, (427.)	25	as other wools of like description. (360; see	
leaf, per package of 500 leaves, (212.)		"Wools.")	
75 cts. per pack.		the same, raw, without the wool, (719 a. and b.)	
medals, (740.) Free.		Free.	
nitrate of, in crystals or fused, (92.)	25	dry, salted, or pickled, (788.) Free.	
old and unfit for use without remf., as bullion,		all other than above, and including them with-	
(666, T. R., p. 601, Free.		out the wool, raw, dried, salted, or pickled,	
ore, (752.) Free.	0.5	but unmfd., (706, 719, 788.) Free.	
oxide of, (92.)	25	asses-, dressed and finished, (461.)	20
plated coach and saddlery furnishings, (415.)	35	raw, unmfd., (719 c.) Free.	20
metal, (210.)	35 35	tanned for upper leather, (461.) bear, dressed and made up, or ptly. made up	
wares and articles of all kinds, (210.)	35	into robes or other articles, as mfs. of fur,	
rattles for children, (425.)	45	(435, S. S., 3351.)	30
shell, or saucers for painting, (216, May, 1872.) stars, (427.)	25	dressed, but not made up, (450, ibid.)	20
statue, not the work of a professional artist, (216,		birds-, dressed, + + +, (461, S. S., 695.)	20
S. S., 1876.)	45	imported for millinery pps., being the entire	
sweepings, (798.) Free.		skins, with plumage, bills, and feet of small	
tassels, (427.)	25	birds, crude and unmfd., only temporarily	
toys, (425.)	35	stuffed, etc., for preservation during voyage;	
watches, watch-cases, parts of watches and		dtbl. as crude ornamental feathers, under 429	
watch-materials, (494.)	25	a., 822, (S. S., 1454.)	25
wings of, (427.)	25	the same, in the state of dressed and finished	
wire, (216.)	45	birds, for millinery ornaments, (429 b.)	50
Silvered glass, (see "Glass.")		the same, in the state of birds stuffed for taxider-	
wire, (210.)	35	mic and all other than millinery pps., (652.)	
Similitude clauses, or paragraphs 822 and 822 b.,		Free.	
cannot be applied so as to remove an article		buffalo-, but not made up, (450, 461, 822, Jan. 28,	
from the dutiable list to the free list, (S. S.,		1861, Sept. 28, 1863, Pembina, S. S., 3351.)	20
3199.)		wholly or partly made up into robes or other	
Similitudes, non-enumerated, to enumerated du-		articles, as mfs. of fur, (435, S. S., 3351.)	30
tiable articles, how classified (822 and 822 b.,		calf, tanned, or tanned and dressed, (461.) chamois skins, as "skins dressed and finished,"	20
and notes to same.) See. also, decision, April		+++, (461.)	20
24, 1858, N. Y.: to enumerated free articles, to		deer, raw, (719.) Free.	20
wit: non-enumerated articles similar in material		dressed and finished, all $+ + +$, (461, S. S.,	
and quality and texture, and the use to which		4882.)	20
they may be applied, to articles on the free		dressed kid-, cut for gloves, (463, S. S., 3759.)	30
list, and in the manufacture of which no		dried, all $+ + +$, including specimens of nat.	
dutiable materials are used,* (825.) Free.		hist. sp. impt., (788, 793, S. S., 3328.) Free.	
Sinews, glue-stock, (511, S. S., 1371.) Free.		fish, (510.) Free.	
Singing-birds, (653.) Free.		for morocco, tanned, but unfinished, (462.)	10

^{*} It will be seen that this provision differs essentially from that for dutiable similitudes. This seems to require that an article must have all the qualities above-mentioned, combined, in order to be entitled to free entry; that is to say, that it must not only be "similar in material and quality, and texture, and the use to which it may be applied, to some article on the free list;" but also that in the manufacture thereof no dutiable material shall have been used.—EDITOR.

Per ct. Per c			
cins (continued):		Skins (continued):	Ct.
	20	with W. on, tanned or "tawed," and dressed,	
fur-, of all kinds, raw or undressed, (706, S. S.,		but for other uses than as mats or rugs, (460,	
238, 684, 1489, 4185.) Free.	- 1	822, S. S., 2269, 2584.)	15
fur, pulled, (see, below, "Skins pulled.")		split cow-hide, tanned and embossed for the	20
goat-, Angora, raw, without the wool, and		mf. of bags, satchels, etc., (460, S. S., 5635.)	15
unmf., (719.) Free.	- !	swan, (see above, "Skins, goose," etc.)	
other than Angora-, raw, with or without the		tanned, all $+ + +$, (460.)	15
hair on, (709.) Free.		partially, + + +, (460, S. S., 596.)	15
goat-skin rugs,† (see "Rugs.")	-	upper-leather, dressed, calf-skin and all other	
gold-beaters', (710.) Free.		kinds, (461.)	20
goose, and swan, with feathers on, dressed, (461,		vicugna, with the wool on, same as Alpaca, (Jan.	
S. S., 724.)	20	31, 1859, Phila.; see above, "Skins, alpaca," etc.)	
same, feathers removed and only down left		white fox, undressed, (706, S. S., 437.) Free.	
on the pelt, (450, 461, 822, S. S., 4974.)	20	Skirts and skirting, balmoral, and goods of like	
grebe, with feathers on, crude, (429 a., S.S., 3682.)	25	description, or used for like pps., wholly or	
in the hair, raw, (see "Hides.")		ptly. of wool, wstd., or hair, made up or mfd.	
japanned, patent, or enamelled, (461.)	20	exc. knit goods, (366.) 40 cts. per lb. and	35
kangaroo-, dressed with fur on, (450, S.S., 3640.)	20	Skivers, as skins in the same condition.	
same, tanned and dressed, but unfinished,		Slab iron, (see "Iron.")	
(461, S. S., 3640.)	20	Slack coal, rule as to screens for, (S. S., 3952.)	
kid, dressed and cut for gloves, (463, S. S., 3759.)	30	Slate chimney-pieces, mantels, pencils, slabs for	
lamb, whether Astrachan or Persian, dressed as		tables, and all other mfs. of, except roofing	
fur, (450, S. S., 717, N. Y.)	20	slates, (131, S. S., 400.)	30
finished for use as rugs, (378 c.)	40	split in the quarry, not skipped or trimmed,	
leopard, dressed, (461.)	20	nor fitted for use, (837 b., S. S., 400.)	20
raw, (719, 788.) Free.		same, if fitted and ready for use, (131, ibid.)	30
morocco, finished, (461.)	20	Slates, of slate, (131.)	30
or for morocco, tanned but unfinished, (462.)	10	for schools, etc., not free, (S. S., 3082.)	
nutria, raw, (719, 788.) Free.		patent iron, with mineral coating. (216, Jan. 9,	
partially tanned, + + +, (460, S. S., 4802.)	15	1860.)	45
pickled, raw-, (788.) Free.		porcelain, painted or decorated, for settings of	l .
preserved, raw-, reported as "skins in the		jewelry, fancy boxes, and furniture, classi-	
crust," or "alum-tanned," (788, S. S., 5222.)		fied as porcelain ware, (125, S. S., 618.)	60
Free.		plain, (126, S. S., 618.)	55
"pul'ed," that is, of the hair which grows be-		roofing,‡ (132, May 23, 1866, Genl. Appr., Balt.;	
yond the fur, classified as furs on the skin		also S. S., 574.)	25
undressed, under 706, (S. S., 238.) Free.		Slaths, as pickets, (224, S. S., 2045.)	20
raw-, or uncured, + + +, whether dry, green,		Sledges, blacksmiths', iron or steel, (165.)	
salted, or pickled, (719 a., 788.) Free.		$2\frac{1}{2}$ cts. per lb.	
sable fur, cleaned and tipped, or partly dyed,		Sleeve buttons, ornamental, as jewelry, (459, S. S.,	
but pelts wholly undressed, (706, S. S., 1489.)		5315.)	25
Free.		other, (see "Buttons.")	
seal, as other fur skins.		Sleighs, all, $+ + +$, as carriages, (412, 822, S. S.,	
shark, (779.) Free.		3872.)	35
sheep or goats, with wool or hair on, finished,		of immigrants, (see "Immigrants.")	
fit, and intended for immediate use as rugs,		Slipper carpeting, worsted, dtbl. as worsted mfs.,	,
dutiable as rugs, (378 c., Sept. 16, 1865, and	4.0	under 363, (S. S., 2452.)	
March 5, 1866, N. Y.)	40		
sheep, or sheep-pelts, closely shorn, raw, (719		patterns, embroidered, subject to same duty as	
a., or 788, S. S., 4069.) Free.	4.0	like fabrics for other uses, (Nov. 1, 1867, N. Y.	
for mf., of morocco, (462, S.S., 3671.)	10		2
from Hawaiia, with W. on, W. dtbl., (S. S.,		as printed matter, under 384, (S. S., 339.	
3414.)		patterns, wool, (see "Woollens.")	
raw or unmfd., with the wool on. (see, above,		Slippers, same as Shoes.	25
"Skins, Alpaca," etc.)		Smalts, (87, 822.)	20

^{*} Fur skins, with trimming or pinking sewed on the edges, to be made into sleigh-robes, or small dressed skins or plates made into articles by sewing together parts thereof, to be used for lining various kinds of garments, or for making children's cloaks and sacks, were held dtbl. as mfs. of fur. (S. S., 2351, 4201.)

† Goat skins, cut in such forms that when attached they would constitute a rug, and the pieces forming each separate rug rolled by themselves, held to be dtbl. as rugs, under 378 c. (S. S., 2895, 3063.) Goat-skins, dressed and very loosely stitched together and called "robes," but not finished for such use, but susceptible of being taken apart and used as rugs: also goat-skins which had been once sewed together for use as rugs, and had been ripped up and shipped in pieces to evade the payment of rug-duty, were held dutiable as rugs under 378 c. (S. S., 3063, 5484.)

Goat-skins sewed together in a permanent manner and too large for use as, or to be made into rugs, without great loss and expense, but fitted for use as carriage- or sleigh-robes, were held to be dutiable as mfs. of fur. (S. S., 1556, 3351, 3702.)

‡ 1200 slates counted as 1000 under trade custom. (S. S., 2396.)

Per	ct.	Per	ct.
"Smelts," (see Fish.)		Snuff, and snuff-flour, mfd. of tobacco, (250.)	
Smokers' articles, to wit:*		50 cts. per lb.,	
cigar cases, finished or unfinished, (476 a., S. S.,		also internal revenue tax (861 and Pt. I., 2091.)	
2667.)	70	8 cts. per lb.	
holders, (476 a.)	70	Snuff-flour, unprepared, in whole or in part, (250.)	
"special safety lights," 476 a., S. S., 1924.)	70	50 cts. per lb.	
lighters, mechanical, (476 a., S. S., 3067.)	70	Snuffers and trays, according to materials.	
cigarette holders, (476 a.)	70	Soap, all, hard and soft, $+ + +$, including er.	
papers, cut or prep. for use (476 a., S. S., 1732.)	70	palm-oil soap and "Softening," so-called,	
paper, in sheets and reams, (392, S. S., 1799.)	25	(8, S. S., 2434, 2920.)	20
cotton fuse, mfd. for and used by smokers, (476		Castile, (8, S. S., 1887.)	20
a., S. S., 1778.)	70	fancy, perfumed, and all descriptions of toilet,	
pipe-bowls, or pipe-heads of every description,		and shaving, (9.) 15 cts. per lb.	
including common clay, (476 a., S. S., 594.)	70	Windsor, (9, S. S., 1860.) 15 ets. per lb.	
canes containing pipes (476 a., S. S., 3692.)	70	stocks, (712, 790.) Free.	
cases, pipe-stems, mountings, and all parts		turpentine, rosin, or common, (8.)	20
of pipes and pipe-fixtures, and all smokers'		wash-balls, (9.) 15 cts. per lb.	
articles, (476 a.)	70	pans, according to materials.	
the same, if metals are comp. mat. ch. val.		Societies. Books, maps, and charts, not more than	
(476 a.)	70	two copies in any one invoice,‡ regalia,?	
screws, bone, adapted also to other uses, as		gems, statues, statuary, and specimens of	
mfs. of bone + +, (399, S. S., 4925.)	30	sculpture, specially imported in good faith,¶	
sockets, (476 a., S. S., 3376.	70	for the use of any society incorporated or es-	
pipes, clay, colored and varnished, with rub-		tablished for philosophical, literary, or reli-	
ber bands at mouth-piece, (476 a., Oct. 19,		gious purposes, or for the encouragement of	
1864, N. Y.)	70	the fine arts, (660, 771, S. S., 1206.) Free.	
clay, having a small piece of quill over the		importations by, for permanent exhibition, (see	
mouth-piece, or having a small turkey-		"Special importations.")	
bone-stem joined to the bowl by means of a		importations by, for the erection of public mon-	
quill, (476 a., S. S., 4174.)	70	uments, (see "Special importations.")	
pipes, colored clay, (476 b., Oct. 19, 1864, N. Y.)	35	life-boats and life-saving apparatus, sp. imp. by	
meerschaum, wood, porcelain, lava, and all		societies for encouraging the saving of hu-	
other tobacco smoking, excepting common,		man life, (731.) Free.	
of clay, (476 a.)	70	philosophical and scientific apparatus, instru-	
pipes, common of clay,† (1386, S. S., 228, 594.)	35	ments, and preparations,** statuary, casts of	f
white clay, with India-rubber bands at tips, or		marble, bronze, alabaster, or plaster of Paris,	,
otherwise advanced beyond the common		paintings, drawings, and etchings, specially	
clay, (1386, Oct, 19, 1864, N. Y., March 4,		imported in good faith, for the use of any	
1867, J. M. Z.)	70	society or institution incorporated or estab-	
pouches, leather, (476 a., S. S., 3695, 4383.)	70	lished for religious, philosophical, educa-	
table, so-called, (230, S. S., 4559.)	35	tional, scientific, or literary purposes, or en-	
Smoking-opium, (see "Opium.")		couragement of the fine arts, and not in-	
Snails, (789.) Free.		tended for sale, (759.)	
Snake-root, cr., (636.) Free.		religious- paintings, statuary, fountains, and	
Snakes, living, not free, as specimens of nat. hist. under 793, but dtbl. under 252, (S. S., 3445.)	20	other works of art, imported expressly for presentation to, (819 b.)	

* Certain eathenware match-safes not dtbl. as "smokers' articles," (S.S., 2395.) Nor wax-matches in small tin boxes, (S.S., 2289.) But mechanical cigar and pipe-lighters, and the materials or parts thereof, held to be dtbl. as "smokers' articles," (S.S., 3667.)
† The Department, under the former law, decided that "the expression, 'pipes, clay, common or white,' covered all clay pipes which contain no other compound than clay, and are without any additional component after being cast. The phrase referred to includes those made of common pipe-clay, which are east with ornaments of heads, animals, or other designs. The French clay seems to be the common pipe-clay of France, and to be included in the word clay used in the statute quoted." (S.S., 3722.)
† By the words in 660, "two copies in any one invoice," is meant two copies of each publication contained therein, (S.S., 1206.)
The term "books" includes pamphlets and tracts, (S.S., 2354.)
Unbound plates of Audubon's Birds of America, imported for the "Public Library of Boston," and intended to be bound to match other volumes in the library, held to be free as unbound books under 660. (S. S., 2319.)

tended to be bound to match other volumes in the norary, held to be free as unbound books under 600. (8. 8., 2549.)

Books for reading clubs included under 660 (S. S., 2611.)

But not books for the order of "Knights of Malta," (S. S., 2818.)

§ Silk scarfs, intended to be made into "jallices," or sack-cloths, for the use of a Hebrew congregation, not regalia in their incomplete state, (S. S., 2959.)

Altar vases of decorated China are not regalia, (S. S., 2805. See also notes to 771.)

[See 470 b., and notes, and T. R., p. 603, for legal definition of the term "statuary." See also title "Statues." An image of plaster of Paris and other mineral substance, is not a statue or statuary within the meaning of the law, (S. S., 2805.)

[This does not include like articles imported by other parties, and purchased from them while in bond, by or for colleges schools etc. (S. S. 1712.) meaning of the law, (S. S., 2808.)

¶ This does not include like articles imported by other parties, and purchased from them while in bond, by or for colleges, schools, etc., (S. S., 1712.)

** This includes samples of chemical and pharmaceutical preparations, imported for a college of pharmacy, (S. S., 2811.) Also, cauterizing irons and galvanic apparatus for medical dispensary, (S. S., 2831.)

But not photographs and lithographs for educational institutions, (S. S., 943, 2707.)

	Pe	r et.	Pe	r et.
Socks, as stockings.			Spars, wood, timber used for, (217.)	20
Soda, acetate of, (92.)	1114 (10.)	25	Spartateen coral, as other coral.	
and potassa, tartrate of, or roche		h	Sparterie, for making or ornamenting hats, (792, S. S., 3199.)	
arseniate, (92.)	3 cts. per l	D, 25	S. S., 3199.) Free. for other purposes, (395, S., 3199.)	30
ash, (71, see kelp.)	1/4 ct. per lb.	20	Special Importations, to wit:	90
bicarbonate of, (73.)	1½ ct. per lb.			
calcined-, or pearlash of soda, (78			Academies, (see below, "Institutions," etc.) Agriculture, Department of, all plants, trees,	
	$1\frac{1}{2}$ ct. per lb.		shrubs, roots, seed-cane, and seeds, impt. by,	
carbonate, (92.)		25	(761.) Free.	
caustic, (74.)	1 ct. per lb.	0"	American artists, painting, statuary, fountains,	
chlorate, (92, S. S., 4109.)	11/ at now lb	25	and other works of art, the production of.	
crystals, (72.) hydrate or caustic, (74.)	1½ ct. per lb. 1 ct. per lb.		But the fact of such production must be veri-	
hyposulphate of, (92.)	1 co. per 10.	25	fied by the certificate of a consul or minister	
lye, (92.)		25	of the U.S., endorsed upon the written de-	
nitrate of, or cubic nitre, (630.)	Free.		claration of the artist, (819 α .)	
phosphate of, (92.)		25	Animals, sp. impt. for breeding pps., upon proof	
powders, (92.)		25	thereof, satisfactory to the Secretary of the	
sal, (72.)	1/4 ct. per lb.	0.5	Treasury and under regs. prescribed by him,	
salicylate, other than proprietary,	(93, S. S., 4109.)	25	(642 a., S. S., 2680, 5556.) Free. Books, maps, and charts, not more than 2 copies	
proprietary, (99, S. S., 4809.)		50 25	in one invoice, sp. impt. in good faith for the	
salts of, $+ + +$, (92.) salts of, $+ + +$, if med. prep., (93	S S 41003	25	use of any philosophical, literary, or religious	
salts of, 7 + 7, 11 med. prep., (55 silicate of, (76.)	½ ct. per lb.	20	society, or for encouragement of the fine arts,	
stannate of, compounded of pe			or for the use or by the order of any college,	
and caustic soda, peroxyd ch.			academy, school, or seminary of learning in	
1584.)		25	the U. S., (660.)	
sulphate, known as salt-cake, cr. o	r refined, (75.)	20	Books, professional, of persons arriving in the	
	$1\frac{1}{2}$ ct. per lb.		U. S., (661, 815.) Free.	
tartrate of potassa and soda, or			Botanical Garden, U. S., all plants, trees, shrubs, roots, seed-cane, and seeds impt. by,	
(29.) uranate of, (92.)	3 cts. per lb.	25	(761.) Free.	
water, as artfl. min. water, (38, S.)	S . 3747 5325)	30	Cabinets, (see below, "Specimens.")	
water glass, silicate of soda, (76, S			Department of Agriculture, (see above, "Agri-	
, , , , , , , , , , , , , , , , , , , ,	½ ct. per lb.		culture.'')	
Sodium, (metal), (791.)	Free.		Educational institutions, etc., (see below, "In-	
salicylate of, (93, S. S., 3395.)		25	stitutions," etc., and above, "Books.")	
sulphite, (93.)		25	Effects, household,* books, libraries or parts of	
sulpho-carbonate, (92.)		25 25	libraries, in use of persons or families from foreign countries, if used abroad by them not	
tungstate, pure, (92.) Softening liquor, (837 b., S. S., 3750.)		20	less than one year, and not intended for any	
Soft soap, $+ + +$, (8.)		20	other person or persons, nor for sale, (662,	
Solanine, (92.)		25	T. D., 46, 2724, 2768.) Free.	
Sole-leather, Spanish or other, (460.)	1	15	personal and household, not merchandise, of	
Soles, cork, as mfs. of cork, (422.)		25	citizens of the U.S. dying abroad, (757.)	
Soluble silicate, (89, S. S., 3644.)		25	Free.	
Sounds, fish-, (575.)	Free.	-	personal,* (not merchandise), including	
cod-, salted in barrels, as fish + barrels, (279, 822, S. S., 1523.)	+ pickled in 1 ct. per lb.		wearing apparel in actual use, professional books, implements, instruments, and tools	
"Sour crout," or sauer-kraut, (775.)	Free.		of trade, occupation, or employment, of	
South American doubloon, value in		- 1	persons arriving in the U.S., but not to in-	
\$15.70, (S. S., 3153.)			clude machinery or other articles impt. for	
Souvenirs, according to material or	similitude.		use in any mfg. establishment, or for sale,	
Soy, a sauce, (284.)		35	(660, 815.) Free.	
Spa, or spaw, mineral water, which	see.		tourists', (see S. S., 3673.)	
Spades, iron or steel, (216.)		45	Embassies, foreign, exemption from duty is ac-	
Spangles, gilt or plated, (210.) other metal, (216.)		35 45	corded by comity to all articles intended for the personal or family use of foreign ambassa-	
Spanish brown, (87.)		25	dors, ministers, or charges d'affaires to the	
flies, cantharides, cr., (636.)	Free.	20	U. S., but this is not extended to the importa-	
grass for the mf. of paper, (691.)	Free.		tions of secretaries of legations, attachés, or	
mackerel, (see "Thon marine.")			consuls, (July 11, 1866, H. F. S.)	
Spar adamantine, as emery, (426,			Exhibition, animals brought into the U. S. tem-	
586.)	1 ct, per lb.	10	porarily, for a period not exceeding six	
statuary and ornaments, (394.)		10	months, for the purpose of exhibition or	

^{*} Saddlery neither household nor personal effects, (S. S., 3321, 4145.) Paintings need not be portraits to be admissible as, (S. S., 4134.)

Per ct.

SPECIAL IMPORTATIONS (continued):

competition for prizes offered by an agricultural or racing association, a bond having been first given in accordance with the regulations, (641.) Free.

all paintings, statuary, and photographic pictures impt. for exhibition by any association duly authorized under the laws of the U.S., or of any State, for the promotion and encouragement of science, art, or industry, and not intended for sale, entered under Treasury regulations, and bonds having been given for the payment of such duties as may be imposed by law on any of such importations as shall not be re-exported within six months, (832.)

all works of art, collections in illustration of the progress of the arts, science, or mfs., photographs, works in terra cotta, parian, pottery, or porcelain, and artistic copies of antiquities in metal or other materials, hereafter impt. in good faith for permanent exhibition at a fixed place by any society or institution established for the encouragement of the arts or science, and not intended for sale, nor for any other purpose than is above expressed, and entered under regulations, together with all such articles impt. as aforesaid, and in bond March 3, 1883, (833.)

Free

provided, that the parties impt. articles as aforesaid shall be required to give bonds, with sufficient sureties, under such rules and regs. as the Secretary of the Treasury may prescribe, for the payment of lawful duties which may accrue should any of the articles aforesaid be sold, transferred, or used contrary to the provisions and intent above stated, (833.)

See provisions for the entry, free of duty, under Treasury regulations of importations to the following special exhibitions and expositions, as indicated, to wit:

exhibition of art and industry, to be held in Boston, in 1883. (Pt. I., 2330.)

exhibition of electrical apparatus, machinery, tools, and implements, and other articles used in scientific, mechanical, and manufacturing business and investigations, to be held in Philadelphia, in 1883– 4. (Pt. I., 2354.)

National mining and industrial exposition at Denver, in 1883. (Pt. I., 2366.)

Southern exposition of the products of agriculture, manufactures, and the fine arts, at Louisville in 1883. (Pt. I., 2367.)

World's industrial and cotton centennial exposition, to be held in 1884. (Pt. I., 2352.)

Fine arts, promotion of, (see, below, "Institutions," etc.)

Fish-oil, and fish of all kinds, the product of the sea-fisheries of Canada, Prince Edward's Island, New Foundland, and Labrador, by virtue of the Treaty of Washington. (855, Pt. I., 1806, S. S., 1837, 1981.) Per ct. Hawaiian Islands. Oil and bone, the produc-

tion of American fisheries, shipped from these islands directly to ports of the United States, under the Hawaiian flag, exempt from discriminating duty of 10 per ct., under treaty of Dec. 20, 1849, (see Dec. 28, 1864, to Sec'y of State, and Dec. 31, 1864, U.S. Consul, Honolulu.) The following articles, being the growth and manufacture or produce of the Hawaiian Islands, to wit: arrowroot; castor oil; bananas; nuts; vegetables, dried and undried. preserved and unpreserved; hides and skins, undressed; rice; pulu; seeds; plants; shrubs, or trees; muscovado, brown, and all other unrefined sugar, meaning hereby the grades of sugar heretofore commonly imported from the Hawaiian Islands, and now known in the markets of San Francisco and Portland as "Sandwich Island sugar;" syrups of sugarcane, melado, and molasses; tallow, (Pt. I., 2232, and 2371 to 2381, S. S., 2962.)

Hawaii, mfs. from, must be of native mat. to be free under treaty, (S. S., 4202.)

Hawaiian sugar above No. 20, D. S., dtbl., (S.S., 3262.)

wool skins, W. dtbl., (S. S., 3414.)

Immigrants, teams of animals, including their harness and tackle, and the wagons, sleighs,* or other vehicles actually owned by persons emigrating from foreign countries to the U.S., with their families, and in actual use for the purpose of such emigration, under Treasury regs., (642 b., S. S., 1929, 2056, 2388, 2403, 2439, 2823, 3143, 4136, and 4249.)

Indian goods. No duty shall be levied or collected on the importation of peltries brought into the Territories of the United States by Indians, nor on the proper goods and effects, of whatever nature, of Indians passing or repassing the boundary-line aforesaid, unless the same be goods in bales or other large packages unusual among Indians, which shall not be considered as goods belonging to Indians, nor be entitled to the exemption from duty aforesaid, (836.)

Institutions and societies.

books, maps, and charts for, (see, above, "Books," etc., second paragraph.)

philosophical and scientific apparatus, instruments, and preparations, statuary, casts of marble, bronze, alabaster, or plaster of Paris, paintings, drawings, and etchings, specially imported in good faith for the use of any society or institution incorporated or established for religious, philosophical, educational, scientific, or literary purposes, or encouragement of the fine arts, and not intended for sale. (759)

regalia and gems, statues, statuary and specimens of sculpture, where specially imported in good faith for the use of any society incorporated or established for philosophical, literary, or religious purposes, or for the encouragement of the fine arts, or for the use or by order of any college, academy, school, semi-

^{*} Sleighs of immigrants may be legally admitted to free entry, provided they were actually owned by them at the time they quitted a foreign country, and provided they brought them to this country with the intention of continuing to use them here, (S. S., 3715.)

Per ct.

SPECIAL IMPORTATIONS (continued):

nary of learning, or public library in the United States, (771,)

Free.

Libraries, public, (see last item above.)

Library of Congress, (see "United States," below.) Life-boats and life-saving apparatus, sp. impt.

by societies incorporated or established to encourge the saving of human life, (731.) Free. Machinery. Machinery for repair may be imported into the United States without payment of duty, under bond, to be given in double the appraised value thereof, to be withdrawn and exported after said machinery shall have been repaired, and the Secretary of the Treasury is authorized and directed to prescribe such rules and regulations as may be necessary to protect the revenue against fraud, and secure the identity and character of all such importations when again withdrawn and exported, restricting and limiting the export and withdrawal to the same port of entry where imported, and

the importation, (831.)

Free.

Maine. The produce of the forests of the State of
Maine upon the Saint John River and its tributaries, owned by American citizens, and
sawed or hewed in the Province of New
Brunswick by American citizens, the same
being unmanufactnred in whole or in part,
which is now admitted into the ports of the
United States free of duty, shall continue to
be so admitted under such regulations as the
Secretary of the Treasury shall, from time to
time, prescribe, (829.)

Free,

also limiting all bonds to a period of time of

not more than six months from the date of

the produce of the forests of the State of Maine upon the Saint Croix River and its tributaries, owned by American citizens, and sawed in the Province of New Brunswick by American citizens, the same being unmanufactured in whole or in part, and having paid the same taxes as other American lumber on that river, shall be admitted into the ports of the United States free of duty, under such regulations as the Secretary of the Treasury shall, from time to time, prescribe, (830.)

Free

Mint, U. S., (see "United States Mint" below)
Presentation. Paintings, statuary, fountains,
and other works of art, impt. expressly for
presentation to national institutions, or to
any State, or to any municipal corporation,
or religious corporation or society, (819 b.)

Free.
Public monuments, all works of art, collections in illustration of the progress of the arts, science, or mfs., photographs, works in terra cotta, parian, pottery, or porcelain, and artistic copies of antiquities in metal or other materials, and like articles, impt. in good faith by any society or association for the purpose of creeting a public monument, and not for sale, and entered under regs., (833.)

Free.

provided, That the parties who impt, articles as aforesaid shall be required to give bonds, with sufficient sureties, under such rules and regs. as the Secretary of the Treasury may prescribe, for the payment of lawful duties Per ct.

Public monuments (continued):

which may accrue should any of the articles aforesaid be sold, transferred, or used contrary to the provisions and intent above stated, (833.)

Ship materials, all bars, iron or steel,

bolts, iron or steel,

composition metal.

copper,

hemp,

lumber, manila,

nails, iron or steel,

rods, iron or steel,

spikes, iron or steel.

timber, and

wire-rope.

which may be necessary for the construction and equipment of vessels built in the U.S. for foreign account and ownership or for the purpose of being employed in the foreign trade, including the trade between the Atlantic and Pacific ports of the U.S., after the passage of this act, may be imported in bond under such regulations as the Secretary of the Treasury may prescribe; and upon proof that such materials have been used for such purpose, no duties shall be paid thereon. But vessels receiving the benefit of this section shall not be allowed to engage in the coastwise trade of the U. S. more than two months in any one year, except upon the payment to the U.S. of the duties on which a rebate is herein allowed,

provided, That vessels built in the U. S. for foreign account and ownership shall not be allowed to engage in the coastwise trade of

the U.S., (834 b.)

all articles of foreign production needed for the repair of American vessels engaged exclusively in foreign trade may be withdrawn from bonded warehouses free of duty under such regs. as the Secretary of the Treasury may prescribe, (835.) Free, Societies, (see above, "Institutions" and

"Books.")

Specimens of natural history, mineralogy, and botany, when impt. for cabinets, or as objects of taste or science, and not for sale, (793.) Free.

of natural history, microscopic, on glass, (793, S. S., 3958.)

United States, all articles impt. for, the duty on which shall not have been included in the price, (645.) Free.

United States, books, maps, and charts, impt. by authority, or for the use of the U. S., or for the use of the library of Congress, the duty on which shall not have been included in the contract or price paid, (659.)

Free.

United States mint, copper impt. for, (681.) Free.
U. S. botanical garden, (see above, "Botanical," etc.)

Wrecks, whenever any vessel laden with merchandise in whole or in part subject to duty has been sunk in any river, harbor, bay, or waters subject to the jurisdiction of the U.S., and within its limits, for the period of two

Per ct.	Per ct.
Special Importations (continued): Spirits, of muriatic eth	
years, and is abandoned by the owner there- of nitric ether, (110.)	
of, any person who may raise such vessel of nutmegs, (118.)	50 cts. per lb.
shall be permitted to bring any merchandise of rosemary, (118.)	50 cts. per lb.
recovered therefrom into the port nearest to of turpentine, (86.)	20 cts. per gal.
the place where such vessel was so raised, proprietary preps., (
free from the payment of any duty thereupon Spirit varnishes, (119.)	\$1.32 per gal. and 40
	tes, railway-, iron or steel,
at the custom house, but under such regs. as (160.)	1½ ct. per lb.
the Secretary of the Treasury may prescribe, Split peas, (837 b., S. S. Spokes for wheels, wo	od, mfd., (233, T. R., p. 592.) 35
(020.)	
Spectacle cases, according to material. glasses, mfd., (143.) same, rough-hewn, of Spokeshaves, (216.)	45
pebbles, Brazil, (665.) Free. Sponges, (10.)	20
rough, (665.) Free. Spool-thread, (see "Co	
Spectacles, gilt or plated metal frames ch. val., Spools, wooden, (233.)	35
(210.) 35 Spoons, bone, horn, o	r ivory, (399.)
in other metal frames, (216.) 45 britannia, gilt or pl	ated, (210.) 35
all others, according to material of ch. val., metal, other than a	bove, (216.) 45
(823.) wooden, (233.)	35
Spelter, in blocks or pigs, (193 a.) 1½ ct. per lb. Spot nets, silk, (383.)	50
in sheets, (193 b.) $2\frac{1}{2}$ cts. per lb. Sprats in oil, as sarding	
	cut, not exceeding 16 oz. to
Spermaceti oil, (92.) 25 the M. (159.)	2½ cts. per M.
Spices, all $+ + +$, ground or powdered, (96.) exceeding 16 oz. to	
5 cts. per lb. other than above, (controlled the second of	
Calbid, was 1 1 1) and 3	
1010 1 101	
not cr., (94.) unground, the following, viz.: Spunk, (794.)	Free.
cassia, cassia buds, and cassia vera, (524.) Spun silk, (381.)	30
Free. Spurs, saddlery-, (415	, April 12, 1871.) 35
cinnamon, and chips of, (526.) Free. Spurs and stilts used	in the mf. of earthen, stone
cloves and clove stems, (527.) Free. and crockery-was	re, (795.) Free,
ginger-root, (536.) Free. other, mfd. of clay	
	e "Ships' spyglasses.")
trumogo, (oozi)	material of ch. val., (823.)
pepper of all kinds, (584.) Free. Squares, bone, horn,	
pimento, (585.) Free. gilt, or plated meta	
Spiegeleisen, (145.) 3 of a ct. per lb. of other metals, (21	35
Spike-lavender oil, (560.) Free. wood, (233.)	
Spikes, brass or composition, (216.) Squills, or scilla, cru copper or copper ch. val., (216.) Squirrel plates, skins	s dressed and joined to form
copper, or copper car vary	
	ssed, as dressed furs on the
Spiles for wharves, round and unmid., (734.) skin, (450.)	20
Free. Stained glass, (143.)	45
other than above, (217.) 20 ware, (135.)	45
	of gilt or plated metal, (210.) 35
Spirits, ammonia (118.) 50 cts. per lb. of other metals,	
aromatic, (118.) 50 cts. per lb. Stamping of domest	tic cigars, re-imported, (see S.
distilled, and spirituous beverages and liquors, S., 5055.)	
(see "Liquors.") Stannate of soda, (99	
4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	n substitute, (19.) 1 ct. per lb.
cohol, (101.) \$1 per gal. potato or corn,* (20	
lac, (542.) Free. rice, or any other, Stars, metal, (427.)	(269.) $2\frac{1}{2}$ cts. per lb.
(14 the section of th	
med. preps. known as, $+ + +$, (118.) 50 cts. per lb. Statuary, anobaster $+$ all $+ +$, (470 a ., $+$	
00 Cps, per 10. all (110 wi)	,,
. "G	n corn in manufacturing starch.

* "Corn starch residuum," so-called, a coarse meal obtained from Indian corn in manufacturing starch, dtbl. as corn meal under 255 and 822, (S. S., 2700.)

† "The term 'statuary,' as used in the law, is understood to be confined in its application to 'figures repsenting living or deceased creatures, of whatever species, real or imaginary, in full relievo, insulated in cvery part,' and which may be formed of marble, plaster, bronze, galvanized zinc, or other material appropriate to the composition of an 'object of taste.' Sculptures of figures, in mezzo-relievo, cannot, therefore, consistently with the construction of the law given by the Department, be admitted "as statuary. (Treas, Reg. of 1857, p. 603.) See farther definitions of, (S. S., 4416.) Marble rustic cross not classifiable as statuary, (S. S., 4240.) The component material of which the figures are made does not control the question whether they are statuary or not, but may extend to wooden figures, (S. S., 5004.) See S. S., 5155, as to the evidence to be required by the appraiser as to statuary.

Per ct. Per et. Steel-all + + +, $(183 \, a.)$ Statuary (continued): statuary, fountains, paintings, and other works Provided, that all metal produced from iron or of art, the production of American artists, but its ores, which is cast and malleable, of whatever description or form, without regard to the fact of such production must be verified by the certficate of a consul or minister of the the percentage of carbon contained therein. United States, indorsed upon the written dewhether produced by cementation, or conclaration of the artist, (819 a., April 30, 1858, verted, cast, or made from iron or its ores by Baltimore, S. S., 372, 587, 693.) Free. the crucible, Bessemer, pneumatic, Thomasbut the term "statuary," as used in the laws Gilchrist, basic, Siemens-Martin, or opennow in force, imposing duties on foreign imhearth process, or by the equivalent of either, portations, shall be understood to include or by the combination of two or more of the professional productions of a statuary or of a processes, or their equivalents, or by any fusculptor only,* (470 b.) sion or other process which produces from imported expressly for presentation to national iron or its ores a metal either granular or fiinstitutions, or to any State, or to any munibrous in structure, which is cast and mallecipal corporation, or religious corporation or able, excepting what is known as malleable society, (819 b.) iron castings, shall be classed and denomispecially impt., (see "Special importations.") nated as steel, (183 b.) cast in molds made by sculptor of original, no description of iron or steel, nor any manu-(470 a., S. S., 3926.) facture of, nor any partly mfd. article of, is of bronze, by American artists, when free, (S. entitled to any allowance or reduction of du-S., 3452.) ties for partial loss or damage in consequence (see the same, and S.S., 4403, as to copies.) of rust or of discoloration, (184.) if not works of art, by professional artists, dtbl. ALL SPECIFIED FORMS OF, according to material. 1. General, to wit: Statues, (see "Statuary" and "Special importaalloys, used as substitutes for steel tools, tions.") axe-shaped, (S. S., 1486, see proviso below.) Statue, sandstone, cut by professional sculptor, bands, of all gauges and widths, (470 a., S. S., 3968.) 30 bars, (see proviso below,) and excepting Statuettes, + + +, works of art, the original conaxle-bars, ception and production of sculptors, dtbl. as angle-, or bent-, (S. S., 5121; see proviso statuary, under 470 a. below.) china, porcelain, parian, bisque, earthen, stone. bevelled, (see proviso below,) or crockery ware, painted, printed, gilded, or tapered, (see proviso below,) otherwise decorated or ornamented in any with raised borders, (S.S., 4906.) manner, (125.) billets. same, plain white, if not works of art, by profesblanks, die-. sional sculptors, but only copies or re-producpressed, sheared, or stamped, of sheet or tions by artisans, (126.) plate steel, or combination of iron and not works of art, + + +, according to material. steel, punched or not, other than those Statutes, construction of by Departm't, (T. D., 15.) for railway tires and wheels, and other Stave-bolts, including heading-bolts, (781.) Free. than axle-blanks, Stavesacre, crude, (636.) blocks, dienot crude, (94.) 10 blooms, other than for railway tires or Staves of wood, of all kinds, (223, S. S., 3694, 4680.) 10 wheels, by whatever process made, Stays, boiler-, steel or wrought-iron, (169.) castings, all descriptions and shapes of, 3 cts. per lb. whether dry sand-molded, iron-molded, Steam-dredge, (S. S., 1380, T. D., 19.) or loam-molded. engines, (216.) clock-springs, in sheets, (S. S., 5253.) 45 iron for, (see "Iron.") cogged ingots, by whatever process made, flues, pipes, and tubes, steel or wrought-iron. other than those for railway tires and 3 cts. per 1b. wheels, Steamers, small iron, impt. as cargo, (216, S. S., connecting-rods, (see proviso below,) 469.) crank-pins, Stearine, (837 b., S. S., 5049, 5091.) 20 shafts. residuum, also known as "hard-pitch," "candle die-blanks, tar," "candle residuum," and "colopony, blocks,

20

Free.

gun-molds, not in bars,

hammer-molds, or swaged steel.

(837 b., S. S., 5049.)

when fit only for soapstock, (790.)

^{* &}quot;The term 'statuary,' as used in the law, is understood to be confined in its application to 'figures representing living or deceased creatures, of whatever species, real or imaginary, in full relievo, insulated in every part,' and which may be formed of marble, plaster, bronze, galvanized zinc, or other material appropriate to the composition of an 'object of taste.' Sculptures of figures, in mezzo-relievo, cannot, therefore, consistently with the construction of the law given by the Department, be admitted" as statuary, (Treas, Reg. of 1857, p. 603.) See further definitions of, (S. S., 4416.) Marble rustic cross not classifiable as statuary, (S. S., 4240.) The component material of which the figures are made does not control the question whether they are statuary or not, but may extend to wooden figures, (S. S., 5604.) See S. S., 5155, as to the evidence to be required by the appraiser as to statuary.

Per ct. STEEL, circular saw-plates (continued; val. above 7 and not above 10 cts. 3% cts. per lb. val. above 10 cts. 41/4 cts. per lb. axle-bars, (166.) $2\frac{1}{2}$ cts. per lb. blanks, (166.) 21/2 cts. per lb. axles, forgings for, without reference to the stage or state of mf., (166.) 21/2 cts. per 1b. corrugated or crimped sheet steel, (153 b.) 1,4 ct. per lb. flat, with longitudinal ribs for the mf. of fencings, (180 b.) of a ct. per lb. forgings, + + +, of whatever shape, or in whatever stage of mf., (167.) 21% cts. per lb. plates, galvanized or coated with zinc or spelter or other metals, or any alloy thereof, excepting what are known commercially as tin-plates, terne-plates, and taggers'-tin, pay in addition to the duty on like plates, not galvanized or coated, (151 c.) 34 of a ct. per lb. in addition. coated with tin or lead, or with a mixture of which these metals are a component part, by the dipping or any other process, and commercially known as tin-plates, terneplates, and taggers'-tin, (153 a.) 1 ct. per lb. rail-ends, (183 a., S. S., 3914, 4896.) scrap-, but nothing deemed scrap-steel, except waste or refuse steel, that has been in actual use, and is fit only to be re-mfd., (145.) 3 of a ct. per lb. sheet-, polished, planished, or glanced, by whatever name designated, (152 a.) 21/2 cts. per lb. wire-rods, rivet, screw, nail, or fence, round, in coils and loops, not lighter than No.5, wiregauge, valued at not over 31/2 cts. per lb., (180 a.) of a ct. per lb. flat, with longitudinal ribs for the mf. of fencing, (180 b., S. S., 4175.) 6 of ct. per lb. wire, (see "Wire.") Railway and Ship-steel, to wit: forgings of, for vessels, steam-engines, and locomotives, or parts thereof, weighing each 2 ets. per lb. 25 lbs. or more, (163.) rails, flat, punched, (149.) g of a ct. per lb. tee (T,) weighing not over 25 lbs. to the yd., (149.)of a ct. per yd. railway bars, wholly or partly of, weighing over 25 lbs. to the yd., (147.) \$17 per ton. fish-plates, (160.) 11/2 ct. per lb. splice-bars, (160.) 11/4 ct. per lb. tires, locomotive, car, and other, or parts thereof, wholly or partly mfd., (179 a.) $2\frac{1}{2}$ cts. per lb. wheels and tires, ingots, cogged ingots, blooms, or blanks for, without regard to the degree of mf., (179 b.) 2 cts. per lb. and steel-tired wheels, for railway purposes, whether wholly or ptly. finished, (179 a.) $2\frac{1}{2}$ cts. per lb. Structural Steel, to wit: angles, beams, building forms, bulb-beams,

STEEL hoops, of all gauges and widths, ingots and cogged ingots, other than for railway tires and wheels, by whatever process made.

pins, crank-, and wrist-,

piston-rods, (see proviso below,)

plate-steel, pressed, sheared, or stamped shapes, or blanks of, +++,

plates, of all thicknesses and widths, (see proviso below,)

propeller shafts, (S. S., 4683, see proviso below.)

rods, connecting- and piston-, (see proviso below.)

shafts, steamer, crank, and other,

shapes, pressed, sheared, or stamped, of sheet-, or plate-steel, or combination of steel and iron, punched or not, (see proviso below.)

sheet- or plate-, pressed, sheared, or stamped shapes or blanks of, + + +, punched or not, (see proviso below,)

sheets, of all gauges and widths, (S. S., 4662; see proviso below,)

slabs, by whatever process made,

steamer-shafts.

strips, of all gauges and widths, (see proviso below.)

substitutes for steel tools, alloys used as, swaged-steel, or hammer molds,

tapered bars, (see proviso below.)

tools, alloys used as substitutes for,

wire-blooms, (S. S., 4999.)

wrist-pins,

all the above classes of steel, + + + +, (177, a. and b.)

val. not over 4 cts. per lb.

val. above 4 and not above 7 cts.

2 cts. per lb.

45

val. above 7 and not above 10 cts.

23/4 cts. per lb.

val. above 10 cts. 31/4 cts. per lb. provided, That on all iron or steel bars, rods, strips, or steel sheets, of whatever shape, and on all iron or steel bars of irregular shape or section, cold-rolled, cold-hammered, or polished in any way in addition to the ordinary process of hot-rolling or hammering, there shall be paid in addition to the rates provided on the same classes of iron and steel not so cold-rolled, cold-hammered, or polished, (177 c.)

1/4 of a ct. per lb. in addition.

aggregating as follows, to wit, (177 b. and c.): val. not above 4 cts. per lb.

1/4 of a ct. perlb. and 45 val. above 4 and not above 7 cts. 21/4 cts. per lb. val. above 7 and not over 10 cts. 3 cts. per lb. 31/2 cts. per lb.

val. above 10 cts. and on steel circular saw-plates there shall be paid 1 ct. per lb. in addition to the above rate, (177 d.) making the total duty thereon as follows, to wit:

circular-saw plates, (177 b. and d.) val. not above 4 cts. per lb.

1 ct. per ib. and 45 val. above 4 and not above 7 cts.

3 cts. per lb.

Per ct.

car-truck channels, channels.

columns, and parts and sections of,

NOTE OF			-
Per	ct I	Per	et.
STEEL (continued): Structural Steel, to wit:		STEEL (continued):	
deck-beams.		knives, table-, (197.)	35
girders,		other, (see "Knives.")	
joists,		manufactures, articles or wares, + + +, wholly	
posts, and parts or sections of, TT columns and posts,		or partly of, whether wholly or partly mfd.,	45
TT steel, and		(216.) nails, cut, (158.) 1½ ct. per lb.	45
all other structural shapes of steel, (178.)		hob-, wrought, (168.) 4 ets. per lb.	
1½ ct. per lb.		horse-shoe, (168.) 4 cts. per lb.	
STEEL, MANUFACTURES OF, TO WIT:	1	wire, (168.) 4 cts. per lb.	
anvils, part steel, (163.) 2 cts. per lb.	45	wrought, $+ + +$, (168.) 4 cts. per lb.	
axes, (216.)	45	nuts, wrought, (162.) 2 cts. per lb.	
axle bars and blanks, (166.) 2½ cts. per lb. axles, and parts thereof, (166.) 2½ cts. per lb.		as parts of, and with bolts, (164.) 2½ cts. per lb. pipes, or tubes, wrought, other than boiler-,	
forgings for, without reference to the stage or		(170.) 21/4 cts. per lb.	
state of mf., (166.) $2\frac{1}{2}$ cts. per lb.		plates, engraved, (199.)	25
beads and bead-trimmings of, (396, S.S., 2994.)	50	railway wheels, etc., (see, above, "Steel rail-	
"Bessemer sheet-iron," so-called, as steel in		way," etc.)	
sheets, (S. S., 327.)		rasps, (see, above, "Steel files," etc.)	
blacksmiths' hammers and sledges, (165.)		rivets, (164.) 2½ cts. per lb.	
2½ cts. per lb. boiler-tubes, flues, or stays, wrought, (169.)		saw-plates, circular, of steel, (177 b. and c.) if valued 4 cts. or less per lb. 1 ct. per lb. and	45
3 cts. per lb.	-	if valued above 4, and not above 7 ets.	40
bolt-blanks, (164.) $2\frac{1}{2}$ cts. per lb.	Ì	3 cts. per lb.	
bolts, with or without threads or nuts, (164.)		if valued above 7, and not above 10 ets.	
$2\frac{1}{2}$ cts. per lb.	}	3¾ cts. per lb.	
brads, not exceeding 16 oz. to the M., (159.)	1	if valued above 10 cts. 4½ cts. per. lb.	
2½ cts. per M.		all + + +, (175.)	40
exceeding 16 oz. to the M., (159.) 3 cts per lb. buttons, (407.)	30	back-, (175.)	40 30
chain or chains, of all kinds, of steel not less	50	eircular, (174, March, 1871, N. Y.) eross-cut, (172.) 8 cts. per lin. ft.	ы
than 34 of an inch in diameter, (171.)		drag-, not over 9 inches wide, (173.)	
1¾ ct. per lb.	1	10 cts. per lin. ft.	
of less than ¾ and not less than ¾ of an inch.	1	over 9 inches wide, (173.) 15 cts. per lin. ft.	
2 cts, per lb.		hand-, (175.)	40
of less than \% of an inch. 2\\\2 cts. per lb.	25	mill- and pit-, not over 9 inches wide, (173.)	
cotton ties, not thinner than No. 20 w. g., (155.) crowbars, (165.) 2½ cts. per lb.	35	10 cts. per lin. ft.	
cutlery, + + +, (197.)	35	over 9 inches wide, (173.) 15 cts. per lin. ft. screws, commonly called wood-screws, (181.)	
files, file-blanks, floats, and rasps, of all cuts and	Ι.	2 inches and over long. 6 cts. per lb.	
kinds, (176.)	1	1 inch and under 2 inches long. 8 cts. per lb.	
not over 4 inches long. 35 cts, per doz.		over $\frac{1}{2}$ inch and under 1 inch long.	
over 4 inches and under 9 inches long.		10 cts. per lb.	
75 cts. per doz. 9 inches long and under 14 inches long.		not over ½ inch long. 12 cts. per lb.	45
\$1.50 per doz.		all other, as mfs. of steel $++++$, (216.) shoes, horse-, mule-, and ox-, (162.) 2 cts. per lb.	45
14 inches long and over. \$2.50 per doz.		shovels, (216.)	45
fish-plates, (160.) 1½ ct. per lb.		skates, (216.)	45
floats, (see, above, "Steel files," etc.)		sledges, blacksmiths', (165.) 2½ cts. per lb.	
flues, boiler-, wrought, (169.) 3 cts. per lb.	-	other than blacksmiths', (216.)	45
foils, and foil-blades, (207 b.) forgings of, for axles, without reference to the	35	spikes, cut-, (158.) 11/4 ct. per lb.	
stage or state of mf., (166.) 2½ cts. per lb.	-	wrought, (162.) 2 cts. per lb.	
+ + +, of whatever shape, or in whatever	1	splice-bars, railway, (160.) 1½ ct. per lb. sprigs cut, (159.) not exceeding 16 oz. to the M.	
stage of mf., (167.) 2½ ets. per lb.		2½ cts. per M.	
for vessels, steam-engines and locomotives, or		exceeding 16 oz. to the M. 3 cts. per lb.	
parts thereof, weighing each 25 lbs. or more,		squares, (216.)	45
(163.) 2 ets. per lb. forks, table-, (197.)	25	stays, boiler-, wrought, (169.) 3 cts. per lb.	0.5
hammers, blacksmiths', (165.) $2\frac{1}{2}$ cts. per lb.	35	swords and sword-blades, (207 b.)	35
all others than blacksmiths', (216.)	45	tacks, cut, (159.) not exceeding 16 oz. to the M. 2½ cts. per M.	
hinges, finished and hinge-blanks, (164.)		exceeding 16 oz. to the M. 3 cts. per lb.	
$2\frac{1}{2}$ cts. per lb.		track-tools, (165.) $2\frac{1}{2}$ cts. per lb.	
hoops for baling pps., not thinner than No. 20,	0.5	tubes, boiler-, wrought, (169.) 3 cts. per lb.	
	35	other than boiler, wrought (170.)	
jewelry, (459.) knife-blades, for pocket-knives, (216, S. S.,	25	washers, wrought, (162.) 2'4' cts. per lb. 2 cts. per lb.	
40003	45	wedges, (165.) 2½ cts. per lb.	
		-/2	

Per	ct.	F	er ct.
Steel wire, (see "Wire.")		Stones, ayrstones, (720, 765.)	
zithers, unstrung, (469, S. S., 4361, 4367.)	25	Bristol, (837 a.)	10
Steel-yards, (216.)	45	buhr, (see "Buhrstones.")	
Steels, for sharpening knives, (197, S. S., 5413.)	35	color-, or mullers, (837 b., S. S., 5048.)	20
Stems of plants, etc., med. and not edible, crude		cornelian, unmfd., (480.)	10
and + + +, (636.) Free.		curling-, or quoits, (685.)	
not crude, (94.)	10	filtering, (837 b.)	20
Stereoscopes, glass ch. val., (143.)	45	filtering, unmfd., (837 a.)	10
Stereoscopic views, printed or photographed,		for ballast, (see above, "Stone ballast.")	
(384, S. S., 3211, 5574.)	25	freestone, granite, sandstone, and all other building and monumental, unmfd. or un	
painted on glass, if works of art, (370, S. S.,		dressed, except marble, (487 a., S. S., 284	
3142.)	30	5452.) \$1 per to	
same, not ranking as works of art, (143, S. S., 4695.)	45	same, hewn, dressed, or polished, (487 b.)	.i.
Stereotype plates, (199.)	45 25	grind-, finished or unfinished, (438.)	
broken, dtbl. as type-metal under 213, (S. S.,	20	\$1.75 per to	a.
1559.)	20	lime-, rough, for burning into lime, as cr. min	
·	20	(215, May 8, 1866, Detroit; but see S. S., 2890.)	
Stick-lac, (541.) Free. Sticks, bamboo reeds, no further mfd. than cut		lime and sand, used for sinking cribs for pier	
into suitable lengths for walking-sticks or		(837 a., S. S., 35.)	10
canes, or for sticks for umbrellas, parasols, or		lithographic, not engraved, (732.) Fre	e.
sun-shades, (646.) Free.		old engraved, not free, (S. S., 1925.)	
crude, to wit: all partridge, hairwood, pimento,		load-, (733.) Fre	e.
orange, myrtle, and all other sticks and canes		mill, (see "Buhrstones.")	
in the rough, or no further manufactured		oil-, as "Hones," (720.)	e.
than cut into lengths suitable for umbrella,		paving-, unmfd. and undressed, except marbl	e,
parasol, or sun-shade sticks or walking-canes,		(487 a.)* \$1 per to	
(812.) Free.		same, hewn, dressed, or polished, (487 b.)*	20
for umbrellas, parasols, or sun-shades, finished		split in slabs, rough, and sawed square, etc	
or not, $+ + +$, (492.)	30	(487 a.,* S. S., 4178.) \$1 per to:	
for walking, finished, (409.)	35	polishing, (765.)	
same, partially mfd., but unfinished, (409.)	20	precious, of all kinds, unset, (480.)	10
same, with pipe-bowl attached, (476 a., S. S.,		pumice, (767.) Fre	
3692.)	70	rag, (837 a.)	10
Stilettos, (197.)	35	rotten, (773.) Fre touch-, (837 b.)	e. 20
Stilts, used in the mf. of earthen, stone, and		whet-, (720.) Fre	
crockery ware, (795.) Free.		Stoneware, (see "Earthenware," etc.)	C.
Stirrups, saddlery, (415.)	35	resembling parian, (126, S. S., 3819.)	55
Stockings, hose and half-hose, cotton, fashioned,		Storax or styrax, med. balsam, (588.) Fre	
narrowed, or shaped wholly or in part by		Stoves and stove plates, cast-iron, (157,) 11/4 ct. per l	
knitting machines or frames, or knit by hand,		of sheet and cast iron, sheet ch. val., (216, S. S.	
wholly of cotton, or cotton ch. val., and no part wool, wstd., or hair, (323, 824.)	40	3587.)	45
the same, and all other goods, all cotton, made	10	Strait's oil, (92.)	25
on knitting machines or frames, and + +,		Straw, flax-, (327.) \$5 per to:	1.
(322.)	35	unmfd., (796.) Free	e.
linen and thread, (336.)	40	baskets, (395.)	30
emb., + + +, (337.)	30	baskets, lined and ornamented with wool	
silk, (383.)	50	wstd., dtbl. under 362 or 363 respectively a	ıs
knit of wool, wstd., or hair, wholly or in part,		mfs. + + of W. or wstd., (S. S., 3419.)	
as knit-goods under 363, (see "Knit goods.")		braids and trimmings, for bonnets, hats, an	
other wholly or ptly. of wool, wstd., or hair,		hoods, (448.)	20
(366.) 40 cts. per lb. and	35	hats, bonnets, or hoods, (400.)	30
Stock locks, metal, (216.)	45	knives, (216.)	45
Stoles, emb., silk and metal, S. ch. val., (383, S. S.,		mfs. of, $+ + +$, (395.) twisted, for forming braids, etc., (837 b., The state of the state of	30
2851.)	50	Reg., p. 586.)	20
Stomach-pumps, according to material.		Straws, for juleps and other drinks, (837 b., July 10	
Stone ballast, not merchantable, if landed, (837 a	7.0		
S. S., 374, 1424, 1542.)	10	1876, N. Y.) Strings, of gut, for musical insts., (671.) Free	20
Stone bottles, containing spirituous liquors or		same, for other pps., (488, S. S., 2637.)	e. 25
sparkling wines, (310, S. S., 5053) 3 cts. each. 3tone-head nails, (127, May 28, 1866, R. & Co.)	55	of metal and other materials, for musical insts	
clay-, (215. S. S., 1055.)	20	met. ch. val., (469, S. S., 4453.)	25
ink bottles, glazed, (126, March 16, 18'6, Boston.)	55	same, S. ch. val., (469, Ibid.)	25
, 6 , , , , ,		,	

^{*} This seems to me to be the proper classification under the changed phraseology of the new law, (487), which seems to be sufficiently comprehensive to cover all kinds of stone, except marble and the mere rubble or refuse of the quarries.

	Per	ct.	Per	et.
Strontia, acetate of, (92.)			Sugars, concentrated melada,	
carbonate of, (92.)		25	concentrated molasses,	
mineral carbonate of, (631.)	Free.		concrete,	
muriate of, (92.)		25	melada,*	
nitrate of, (92.)		25	sirup of beet juice,	
oxalate of, (92.)		25	sirup of cane juice, and	
oxide of, or protoxide of strontia, (631.)	Free.		tank-bottoms,	
Strontianite, (631.)	Free.		testing by the polariscope not above 75 de-	
Strontium, (215.)		20	grees, (235–6.) 1_{100}^{40} ct. per lb.	
Strychnia, or strychnine, in crystals or			and for every additional degree or fraction	
(30.) 50 cts.	-		thereof shown by the polariscopic test, (236.)	
	per oz.		$_{1\overline{00}}$ of a ct. per lb. in add.	
	per oz.		all above No. 13 Dutch standard in color are	
citrate of, (30.) 50 cts.	per oz.	07	classified by said standard and pay duty as	
with iron, (93.)	m 0 m 0 m	25	follows, to wit (237.):	
	per oz.		all above No. 13, and not above No. 16, (238.)	
nitrate of, (30.) 50 ets.			2_{105}^{705} cts. per lb. all above No. 16, and not above No. 20,	
phosphate of, (30.) 50 cts.	per oz.		(239.) 3 cts, per lb.	
sulphate of, in crystals or pulv., (30.)	per oz.		all above No. 20, (240.) 3500 ets. per lb.	
	per oz.		tinctured, colored, or in any way adulter-	
	per oz.		ated after being refined, val. not over 30	
Studs, gold, without settings, (459.)	per 02.	25	cts. per lb., (243.) 10 cts. per lb.	
others, without settings, if jewelry, r	eal or	20	(Secretary of the Treasury to select and fur-	
mock, (459, S. S., 5315.)	01	25	nish standards from time to time, see Pt.	
if not jewelry, dtbl. according to mate	rial.		I., 1876.)	
set with pearls or precious stones, or imi			(also to prescribe and require samples to	
thereof, (459, Tr. Reg., p. 587, S. S., 5315		25	be taken, see Pt. I., 1877.)	
Stummels, short pipes, (476 a., S. S., 4925.)	•	70	confectionery, all $+ + +$, made wholly or in	
Stump joints, iron or steel, (216.)		45	part of sugar, and val. at not over 30 cts. per	
Styptic cottons, (93, S. S., 4987.)		25	lb., (243.) 10 cts. per lb.	
Styrax, (888.)	Free.		same, val. above 30 cts. per lb. or sold by the	
Subacetate of copper, (635.)	Free.		box, package, or otherwise than by the lb.,	
Substances expressly used for manure, (50	5.)		(244.)	50
	Free.		molasses, testing by the polariscope above 56	
mineral, in a cr. state, $+ + +$, (215.)		20	degrees, (241.) 8 cts. per gal.	
vegetable, for beds and mattresses, (744.)	Free.		testing not above 56 degrees, (241.)	
fibrous, $+ + + +$, (333 b.)			4 cts. per gal.	
\$15 p	er ton.		damaged, how examined, (S. S., 3713.)	
Succinic acid, (594.)	Free.		Hawaiian, above No. 20, dtbl., (S. S., 3262.)	
	per lb.		rule as to retentions for sampling and weigh-	
Sugar beet, seed, (778.)	Free.		ing, (S. S., 3562.)	
box shooks, (231.)		30	rules for sampling, (S. S., 4386.)	
	per lb.		sampling and weighing of, (S. S., 3417, 3430.)	
and all other confectionery, + + +			sampling of, for drawback, (S. S., 3879.)	
wholly or in part of sugar, val. at no			tare on, (see S. S., 3665.)	
	per lb.		damage allowance on, (S. S., 4150.)	
same, val. above 30 cts. per 1b., or whe			Sulphate of alumina, (32.) 60 cts. per 100 lbs. ammonia,† (37.)	00
by the box, package, or otherwise the	mn by	50		20
the lb., (244.) cane, (286 or 837 a., S. S., 1720, 2022.)		10	baryta, mfd., (41.)	10
cane juice sirup, (see "Sugar, sirup of.")		10	copper, (51.) 3 cts. per lb.	10
cane slips, (76%).)	Free.			
grape-, or glucose, (21.)	riee.	20	iron, (52.) \$\frac{1}{5}\$ of a ct. per lb. lime, plaster of Paris, ground or calcined, (477.)	20
of milk, (797.)	Free.	2/0	unground, (628.) • Free.	20
or acetate of lead, the same article, (T.			magnesia, or Epsom salts, (62.) ½ ct. per lb.	
553, S. S., 411,) dtbl. as follows:	, P.		morphia, (123.) \$1 per oz.	
	per lb.		potash, (70.)	20
	per lb.		quinia, (629.) Free.	
Sugars, all not above No. 13 Dutch stand			soda, (75.)	20
color, and all			zinc, (92.)	25

^{*} The act of March 3, 1875, Sec. 3, provided that "Melada shall be known and defined as an article made in the process of sugar-making, being the cane-juice boiled down to the sugar point, and containing all the sugar and molasses resulting from the boiling process, and without any process of purging or clarification, and any and all products of the sugar-cane imported in bags, mats, baskets, or other than tight packages, shall be considered sugar, and dutiable as such," (Pt. I., 2205.)

† Sulphate of ammonia is not entitled to free entry as a manure, although intended for that use, (S. S., 1711.)

Per c	et. i	Per	et.
Sulphide, antimony, (600.) Free.		Tables (continued):	00.
arsenic, (601.) Free.		marble or mosaic tops for (468, S. S., 3858.)	50
copper puste, (eet ei, et ei, et ei,	20	with slate or mosaic tops, finished, (230, S. S.,	
Carpitation of Starperson, 1 1 1 1 ()	25	3858.)	35
Sulphur or brimstone, $+ + +$, (632.) Free.		Tacks cut, (159.)	
lac or precipitated, (633.) Free.		not exceeding 16 oz. to the M. 2½ cts. per M	
ore, as pyrites, or sulphuret of iron in its nat-		exceeding 16 oz. to the M. 3 cts. per lb.	
ural state, containing not over 3½ per cent.		tinned, (216.)	45
of copper, (144 b.) 75 cts. per ton.		other than above, (216.)	45
but all containing over 2 per cent. of copper		Tacum fibre, (837 a., S. S., 3105.)	10
pays for the copper it contains, (144 c.)		Taggers' iron, all commercially known as com- mon or black taggers' iron, whether put up	
2½ cts. per lb. in addition.		in boxes or bundles or not, (151 b.)	30
refined, in rolls, (77.) \$10 per ton. sublimed, or flowers of, (78.) \$20 per ton.		tin, (153 a.) 1 ct. per lb.	3()
Sulphurets, as sulphides, (see above.)	I	Tags, paper, printed, (384.)	25
Sulphuric acid, (594.) Free.	ļ	Tailors' irons, (157.) 11/4 ct. per lb.	
ether, (106.) 50 cts. per lb.		Tale, cr., (215.)	20
Sumac, crude, (509.) Free.		powdered, (837 b.)	20
ground, (11.) and of a ct. per lb.		prepared for tailors' use, (837 b., S. S., 4503.)	20
extract of, (11.)	20	Tallow, (489.) 1 ct. per lb.	
wood, dried, (636, S. S., 4461.) Free.		candles, (408.)	20
Sunn, or sunn-hemp, (333 b.) \$15 per ton.		Talmas, wholly or ptly. of wool, wstd., or hair,	
Sun-shades, silk or alpaca, (491 b.)	50	for ladies' or children's apparel, (367.)	
frames, etc., for, (see "Umbrellas.")		45 cts. per lb. and	40
Super-carbonate of soda, (73.) 1½ ct. per lb.		Tamarinds, in their rough and natural condi-	
Suppositories, (93.)	25	tion, and retaining their acid flavor, (799, T.	
Surgeons' instruments, not cutlery, according to		R., p. 587.) Free.	
material.		in cr. molasses, (799, S.S., 5552.) Free.	
Surgical appliances, various, duty on, (S.S., 4987.)	0=	preserved in sugar, brandy, or molasses, (302 a.,	
Suspenders, cotton, (324 a.)	35	T. R., p. 587, Aug. 28, 1858, Boston.)	3;
India-rubber, in whole or part, no part silk,	90	Tamboured mfs. of linen, $+ + +$, (337.)	30
wool, worsted, or mohair, (453.)	30	Tambourines, (469.)	28
leather, (463.)	30	if toys, (425.)	38
mixed materials, (see 823.)	50	Tampico fibre, or istle, (333 b., S. S., 3320.) \$15 per ton.	
silk, (383.) wool, worsted, or hair, wholly or partly, (368.)	-	cloth of, as grass cloth, (351, 822, S. S., 390.)	35
30 cts. per lb, and	50	Tank bottoms and tank-footings, as melada un-	
webbing for, according to material.		der 236, (S. S., 301.)	
Swaged steel, (see "Steel.")		Tanned calfskins, (461.)	2
Swan's down and feathers for beds, (650.) Free.		leather and skins, (see "Leather" and "Skins.")	
skins, dressed, (461 or 450.)	20	Tanners' knives, (216, March 30, 1865, Boston.)	4
Sweepings of silver or gold, (798, S. S., 167.) Free.		Tannic acid, (109.) \$1 per lb.	
Sweetmeats, all $+ + + +$, (322 a.)	35	Tannin, (109.) \$1 per lb.	
glass jars or bottles filled with, dtbl. under 133,		Tanning, cr. articles for, $+ + +$, (509.) Free.	
134, or 136, according to quality of glass.		Tapers, of all kinds, (408.)	2
Swiss muslins, dotted and figured, (324 a., S. S.,	0.5	Tapes, cotton, (324 a.)	3
4868.)	35	Harlaem, (324 a.)	3
Sword-blades, (207 b., S. S., 2047.)	35	leather, (463.)	3
knots, metal, (427.)	25	IIIICII, (600.)	4
Swords, including blades, packed with other		measuring, linen, (336.)	4
parts of swords, grips, scabbards, etc., (207 b.,	35	leather, (463.)	3
S. S., 2047, 2881.)	00	SIIA, OI taste, (OO).)	5
T.		tailors', leather, (463.)	4.
BART OF ORDER CALLS James Ja (995)	40	in silver, or German silver cases, (216.)	4.0
TABLE-CLOTHS, cotton damask, (325.)	35	Tapestries, according to material. Tapioca, cassava, or cassada, (800.) Free.	
linen, (334.) fasteners, brass or iron, (216.)	45		
copper, (216.)	45		1
knives and forks, other than silver, gold, or	20	wood-, (79.)	1
german silver, (197.)	35		
silver, gold, or german silver, (216.)	45		
mats, not exclusively of vegetable mat., (378 c.)	40		
of vegetable material exclusively, dtbl. ac-		on licorice, (S. S., 3466.)	
cording to material, or as non-enumerated		on sugar, (S. S., 3613, 3665, 4023.)	
mfs.		Tares, black, (605.)	4
slabs, of slate, (131.)	30		
tops, composition, or scagliola, (484.)	35		1
Tables, wood, as house and cabinet furniture		dtbl. under 334, (S. S., 1617.)	•
under 230	0.5	Tarpaulings, hats, (400.)	4

Doz	-4		
Per Tartar, cream of, (18, S. S., 1551.) 6 ets. per lb.	Ct.	Terra (continued):	et.
cr. argal or argol, (519.) Free,		or public monument, (see "Special Impor-	
partially refined, including lees crystals, (31.)		tations,")	
4 cts. per lb.		de sienna, (89.)	
Tartar emetic, or tartrate of antimony, (92.)	25	umbra, (89.)	
Tartaric acid, (14.) 10 cts. per lb.		dry. $\frac{1}{2}$ ct. per lh.	
Tartrate of soda and potassa, or rochelle salt, (29.)		ground in oil. 1½ ct, per lb.	
3 cts. per lb.		japonica, (806.) Free.	
Tassels and cords, metal, (427.)	25	dry. $\frac{1}{2}$ ct. per lb.	
silk, (383.)	50	ground in oil. 1½ ct. per lb.	**
silk and cotton, S. ch. val., (383.)	50	Terne plates or sheets, (153 a.) 1 ct. per lb.	45
wool, wstd, or mohair, wholly or ptly., (368.)		mfs. of, (216, S. S., 2329.) Teutenegue, (see "Tutenag.")	45
30 cts. per lb. and	50	Theatrical dresses, hats, and costumes, parts of	
Tax, Int. Rev., (861-66.)		the professional personal wardrobes of actors	
Teams of animals, including their harness and		bringing them, intended in good faith for	
tackle, and the vehicles actually owned by		their own professional use, held to be profes-	
persons emigrating from foreign countries to		sional implements, (815, S. S., 4721.) Free.	
the U. S. with their families, and in actual		properties, scenery, etc., owned by managers of	
use for the purpose of such emigration, un-		theatres, and to be used by actors in their em-	
der regs, (642 b., and see Regs., art. 384; also		ploy, dtbl., (S. S., 4686, 4773.)	
T. D., 23, 46, 94, and S. S., 2388, 2724.) Free.		Thein, or caffein, (93.)	25
Tea-mats of grass, (395, S. S., 3635.)	30	Thermometers, and similar articles, according to	
sets, toy-, (425, S. S., 3485.)	35	material.	
plants, (802.) Free.		Thimbles, according to materials.	
Teapots, according to material.		Thon marine, or tunny, or Spanish mackerel,	
Teas,* (801.) Free. Brazilian or maté, also known as Heva Yerba		(280.) 50 cts. per 100 lbs.	
and Paraguay-tea, (837 b., S. S., 3909.)	20	Thread buttons, (407.)	25
tin cans containing, admitted free of duty, (S.	217	cotton, spool-thread, when on spools contain-	
S., 5332.)		ing not over 100 yards each, (326.) 7 ets. per doz. spools.	
Teasels, (803.) Free.		the same when on spools containing over 100	
Tecali marble, as marble, (S. S., 2306.)		yds., is subject for every 100 yds., or fraction	
Teeth, elephants', unmfd., as ivory, (726.) Free.		thereof, in excess of 100 yds., to an addi-	
other, mfd., (490.)	20	tional duty of 7 cts. per doz. spools.	
unmfd., (804.) Free.		thread,† yarn, warps, or warp-yarn, all, in	
Telegraph cable, old-, copper wire and gutta		whatever form, except spool-thread, to wit:	
percha, not free, (S. S., 3573.)	ļ	(318 a.)	
poles, with or without the bark, as round		val. not over 25 cts. per lb., (318 b.)	
unmfd. timber, (734, S. S., 1595.) Free.		10 cts. per lb.	
wire, or cable, (see "Wire.")		over 25 and not over 40 cts., (318 c.)	
Telegraphic cable cores, copper and gutta per-		15 cts. per Ib.	
cha, (216, S. S., 3008.)	45	over 40 and not over 50 cts., (318 d.)	
Telegraphy, insulators for use in, dtbl. according		20 cts. per lb.	
to material.	1	over 50 and not over 60 cts., (318 e.)	
Telescopes, all, at the highest rates to which the		25 cts. per lb.	
comp. mat. of ch. val. is liable, (823, July 7,		over 60 and not over 70 cts., (318 f.)	
1865, Boston.) Telescopic discs, partially finished, (143, Jan. 18,	1	33 cts. per lb.	
1859, Boston.)	45	over 70 and not over 80 cts., (318 g.) 38 cts. per lb.	
object-glasses, or optical discs, edges ground or	40	over 80 ets. and not over \$1, (318 h.)	
cut, (135, Aug. 5, 1858, Boston.)	45	48 ets. per lb.	
Tennis balls, covered with fine woollen flannel or	10	over \$1, (318 i.)	50
cloth, dtbl. under 362, as mfs. in part of wool,		flax or linen, (336, S. S., 4877.)	411
+ + +, (S. S., 4009, 5382.)		laces, (see "Laces.")	1.
of rubber, (454, S. S., 5542.)	25	pack-, flax or linen, (336.)	40
Terra alba, aluminous, (805.) Free.		other according to material.	
other, (477, S. S., 2485, 4093.)	20	shoe-, linen, (336.)	40
cotta statues, in bas-relief, (127, S. S., 372.)	55	silk, other than sewing-silk, twist and floss,	
works in, sp. impt. for permanent exhibition	1	(381.)	30

* See "Act to prevent the importation of adulterated and spurious teas," (Pt. I., 2358 to 2365; see also Regulations as to, S. S., 5636.)
† Upon investigation it is found that the weight of cotton-thread varies from one to one and a half per ct., according to the condition of the atmosphere, and that no uniform invoice weight can be given of such thread shipped from Europe to this country.

To ascertain the true weight on which duties should be levied in case of importation from Europe of such thread, or of cotton yarn, you will, when an importation is found to exceed in weight the amount noted in the invoice, allow not exceeding one per ct. for increase in weight caused by absorption of moisture on the voyage, provided there is no reason to suspect fraud or error in the invoice, (S. S., 2590.)

70			
Thread socks and stockings, (336,)	et.	Per Tin, roofing-, continuous, (153 b., S. S., 1462.)	ct.
patent-, or gill twine, (347.)	25	1 ct. per lb.	
Thyme-, origanum oil, (583.) Free.	20	salts of, (92.)	25
Thymol, (92.)	25	taggers'-, (153 b.) 1 ct. per lb.	
Tickings, cotton, as cotton cloth.	20	terne-, (153 b.). 1 ct. per lb.	
Ties, cotton-, of iron or steel, not thinner than		Tincal, or cr. borax, (43.) 3 cts. per lb.	
No. 20, w. g., (155.)	35	Tinctures, fragrant, for toilet, (99.)	50
neck-, according to material.	00	medicinal, alcoholic, (118.) 50 cts. per lb.	
railroad, of wood, (769, S. S., 2673.) Free.		opium, (122.)	40
Tiles, enamelled and "celeste," (125, S. S., 3352,		proprietary, (99.)	50
3714.)	60	toilet, (99.)	50
encaustic,* (129, S. S., 2419.)	35	Tippets of fur, (435.)	30
for draining, (130, 822, T. R., p. 588.)	20	wholly or ptly of wool, wstd., or hair, (except	
marble paving-, (467 b.) \$1.10 per cub. ft.		knit goods,) for ladies' and children's appa-	
ornamental, for wainscotings, etc., (125, S. S.,		rel, (367.) 45 cts. per lb. and	40
3714.)	60	others, dtbl. according to material, as clothing	
painted or decorated, (125, S. S., 3705, 3714.)	60	or wearing apparel.	
roofing and paving, \dagger all colors, $+ + +$, (130, S.		Tires, railway-, or parts of, (179 a.)	
S., 3352.)	20	$2\frac{1}{2}$ cts. per lb.	
slate, (131.)	30	Tissues, for hats, etc., (448.)	20
"Spanish printed glazed," (125, S. S., 3714.)	60	Tivoli boards, cheap, for chds. toys, (425, S. S.,	0.7
Timber, hewn or sawed. (217.)	20	3357.)	35
round, unmfd., + + +, (734.) Free.		Toasters, cheese or bread, (216.)	45
sawed, other than for building wharves, held		Tobacco in bales from Sumatra, tare on, (S.S., 4676.)	
to be dtbl. as lumber, (S. S., 5380.)		Tobacco, internal revenue tax on, (861.)	
ship-, (734.) Free.		leaf, of which 85 per cent, is of the size and	
squared or sided, $+ + +$, (218.)		fineness suitable for wrappers, and of which	
1 ct. per cub. ft. used for spars and in building wharves, (217.)		over 100 leaves are required to weigh a lb., if	
vessel or ship-, sp. impt., (see "Special Impor-	20	not stemmed, (246.) 75 cts. per lb.	
tations.")		same, stemmed, (246.) \$1 per lb.	
Tin bars, blocks, or pigs, (807.) Free.		and internal revenue tax of 8 cts. per lb.	
boxes, (216.)	45	all other in leaf unmfd. and not stemmed, (247.)	
cans covering tea, (S. S., 5332.) Free,	49	35 cts. per lb.	
crystals of, (92.)	25	mfd. of all descriptions, and stemmed tobacco.	
dross, (215, S. S., 3604.)	20	+ + + +, (249.) 40 cts. per lb.	
fish-cans,‡ (see "Fish.")	20	and internal revenue tax of 8 cts. per lb.	
foil, (216, S. S., 2674.)	45	scraps, including cuttings and clippings, dtbl.	
for roofing, being tin plates, with ends turned	10	as mfd. tobacco, (S. S., 2486.)	
down and fastened together for use in roof-		stems, (248.) 15 cts. per lb.	
ing, (153, S. S., 513, 1462.) 1 ct. per lb.		unmfd., all $+ + +$, (251.)	30
grain or granulated, (807.) Free.		re-impt., domestic, directions for stamping,	
Japanned ware of, $+++$, (457.)	40	(S. S., 5338.)	
liquor, (92.)	25	Toile ardoisée, canvas slate, coated with a com-	
mfs. wholly or partly of, $+ + +$, (216.)	45	pound part rubber, and for use as a substitute	
muriate of, (92.)	25	for slates or blackboards, (453, 822, S. S., 2614.)	30
ore, (807.) Free.		Toilet preparations, the following, viz.: essences,	
oxide of, (92.)	25	extracts, toilet-waters, cosmetics, hair-oils,	
oxymuriate of, (92.)	25	pomades, hair-dressings, hair-restoratives,	
plates or sheets, iron or steel-, coated with tin	j	hair-dyes, tooth-washes, dentifrices, tooth-	
or lead or with a mixture of which these		pastes, aromatic cachous, and other non-alco-	
metals are a component part by the dipping	- 1	holic perfumeries or cosmetics, + + +, used	
or any other process, and commercially known		or applied as perfumes or applications to the	50
as tin-plates, terne-plates, or taggers' tin,		hair, mouth, or skin, (99.) cologne water, and other alcoholic perfumeries,	50
(153 b.) 1 ct, per lb.		(100, Dec. 23, 1867, April 8, 1868, Boston.)	
iron or steel, other than above, galvanized or coated with tin, § (see "Iron" and "Steel.")			50
damage on allowed, S. S., 3510.)		lavender water, alcohol, or dist. spts. pr. in., as	00
reflectors for Christmas trees and like pps., (425,		as alcoholic perfumery, (100, S. S., 1776.)	
S. S., 3797.)	35	\$2 per gal. and	50
	00	F Gwel 4414	
* This includes the so-called "Mittlach tiles"	3 8	2419.)	

^{*} This includes the so-called "Mittlach tiles," (S. S., 2419.)
† Glazed encaustic and paving tiles used for paving, and differing only from the ordinary tiles in being glazed, held dutiable as encaustic and paving tiles, respectively, (S. S., 2785.)
† Tin cans, mfd. in the U. S., of foreign material, exported with drawback, filled with domestic salmon, and returned in same condition, held to be dutiable as mfs. of tin, (S. S., 3221.)
Tin cans, filled and exported with drawback not weighable, (S. S., 3302.)
Tin cans, landing certs, on exportation, (S. S., 3659.)
§ Strips of iron, thus coated with tin, to be mfd. into hoops for buckets, etc., dutiable under 151 c., (S. S., 2591.)

^{2591.)}

		_	
Toilet, lavender water, without alcohol, (99, ibid.)	ct. 50	Per Treaties, (827, 845, 855.)	r ct.
vials and bottles, cut or ornamented, (135.)	45	Trees and scions, all $+ + +$, (760, S. S., 1681.)	
vinegar, alcohol, or dist. spts. pr. in., as alcoholic	10	Free.	
perfumery, (100, S. S., 1776.) \$2 per gal. and	50	for Department of Agriculture, or U. S. botan-	
same, without alcohol, (99, ibid.)	50	ical garden, (762.) Free.	
Toilets, miniature, for dolls, (425, S. S., 569.)	35	Trimmings, bead-, or beaded-silk, (396.)	50
Tomatoes,* (286, S. S., 1843.)	10	coach and harness, (415.)	35
Ton, see definition of, (1913 Pt. I., S. S., 5933.)	45	cotton, (325.)	40
Tongs, metal, other than gilt or plated, (216.) gilt or plated, (210.)	45 35	hat-, bonnet-, and hood-, composed of straw, chip, grass, palm-leaf, willow, hair, whale-	
Tonics, proprietary, (99.)	50	bone, or any other like substance or material,	
other, med., alcoholic, (118.) 50 cts. per lb.	00	(448.)	20
med., non-alcoholic, (93.)	25	lace, according to material.	
Tonnage tax, schedule of rates, (S. S., 3365.)		linen, other than lace, (336.)	40
on Spanish vessels, (S. S., 3402.)		metal embroidery-, (401, 427.)	25
Tonquin, Tonqua, or Tonka beans, (808.) Free.		silk, (383.)	50
Tools of immigrants, (815.) Free.	00	wholly or ptly. of wool, wstd., or hair, (368.)	20
Tooth brushes, (404.) pastes, powders, and washes, (99.)	30 50	30 cts. per lb. and Tripoli, (634.)	
picks, quill, (837 b., S. S., 1291.)	20	Tripoli, (634.) Free. Troches, proprietary preps., (99.)	50
other, according to material.	20	Trowels, (216.)	45
Topaz, real, (480.)	10	Truffles, preserved, (287.)	30
imitation of, composition, (420.)	10	Trumpets, cavalry-, (469, S. S., 5217.)	25
Tops, composition or scagliola, for tables and		Trunks, leather, or wood and leather, (463.)	30
other furniture, (484.)	35	metal and wood, (216.)	4 5
Torchon laces, linen, (337, S. S., 5215.)	30	Trusses, according to material.	
Tortoise shells, $(809.)$ Free. mfs. of, $+ + +$, $(486.)$	05	Tubes, boiler-, of wrought iron or steel, (169.)	
Touchstones, (837 b.)	25 20	3 cts. per lb. bone or ivory, (399.)	30
Tourists' effects, (see S. S., 3673.)	20	chemical, glass, (143.)	45
Tow of flax, (330.) \$10 per ton.		condenser, of brass, for vessels, not exempt un-	20
of hemp or codilla, (330.) \$10 per ton.		der 834, (S. S., 1684.)	
yarn, called "green tow yarn," duty as on "flax		earthenware, brown, (124.)	25
yarns," (335, Dec. 2, 1864, Phila.)	35	gilt metal, (210.)	35
Toy bells, small brass-, (425, S. S., 3382.)	35	glass, other than chemical, plain, (134.)	40
magnets, (736, S. S., 5293.) Free.	0.5	other than plain, (135.) gold, silver, or other metal, except gilt or plated,	45
Toys, (425.) covered with sheepskin with wool on, (425, S. S.,	35	and iron and steel, (216.)	45
3530,)	35	India-rubber, exclusively, (454.)	25
watch chains, brass, (425, S. S., 3208.)	35	and other materials, (453.)	30
Traces, leather, (415.)	35	iron, cast-, (156.) ct. per lb.	
Tracing cloth, vellum cloth, (324, S. S., 3834.)	35	iron or steel, wrought, other than boiler tubes,	
Track-tools, iron or steel, (165.) $2\frac{1}{2}$ cts. per lb.		(170.) 2½ cts. per lb.	
Trade-marks, protection of, (844.)		wool-covered, flexible gas tubes or tubing, as	
registration of, (Pt. I., 2315–26, 2333.) Tragacanth gum, crude, (636.) Free.		mfs. in part of wool, $+ + +$, under 362: value not over 80 cts. per lb.	
not crude, (94.)	10	35 cts. per lb. and	35
Transit of goods to Brit. Poss. on the Pacific,		value over 80 cts. 35 cts. per 15. and	40
(S. S., 4687.)		Tumblers, glass, ground, cut, or decorated, (135,	
Traps, iron and wood, or iron wire, (216.)	45	S. S., 3030.)	45
steel, (216.)	45		40
Travelling cases or boxes, wood, leather, and		Tulles Malines, silks in piece, (383, March 21, 1867,	F.O.
silk, S. little value, as fancy boxes, (390, S. S., 3724)	0"	E. C. C. & Co.)	50 45
rugs, wholly or partly of woor, as mfs. of wool,	35	Tuning-forks, (216, S. S., 4730.) Tunny, or Spanish mackerel, (280.)	40
+ + +, under 362, (Sep. 21, 1859, N. Y.)		50 cts. per 100 lbs.	
other, not portions of carpets or carpetings,		Turkey woollen rugs, (378 c., S. S., 2836.)	40
(378 c.)	40	Turmeric, (589.) Free.	
Trays, salvers, or waiters, copper, (216.)	45	Turpentine, Chian, crude, (636, S. S., 5114.) Free.	
gilt or plated, (210.)	35	med., oleo-resin, (93, S. S., 4701.)	25
gold, silver, or German silver, (216.)	45	spts. of, (86.) 20 ets. per gal.	
japanned, (457.)	40	Venice, (590.) Free.	70
wood, (233.) Treacle, molasses, which see.	35	Turquoise, not set, (480.) Turtles, (810.) Free.	10
The state of the s		Piec.	

^{*} Webster and Worcester define *fruit* to be the "products of certain plants covering and including their seeds," among which Webster enumerates "berries, figs, melons, and others." According to this definition are not *tomatoes* entitled to free entry, as "fruits green, ripe, or dried," under 704? If melons are fruit, why are not tomatoes

Per	ct.	Per	C
Tutenag, in blocks or pigs, (193 a.) 1½ ct. per lb.		Unenumerated articles, assimilated, dtbl. under	
in sheets, (193 b.) 2½ cts. per lb.		822-25,	
mfs. of, (216.)	45	other, (837, S. S., 1910, 1923, 1943.)	
Tweezers, gold or silver, (216.)	45	"Union lawns," C. and L. component of ch. val.	
steel, (216.)	45	rules; when the compts. are equal, or cannot	
Twilled cottons or Silesias, as cotton cloth.		be determined, cotton rules under 822-3, (S.	
Twills, "rainbow stripe printed worsted and cot-	- 1	S., 3343.)	
ton," classified with merinos, (see "Woollens,		United States, all articles for, provided the price	
dress goods," Sep. 21, 1857, Boston.)			
Twines, cotton, $+ + +$, (324 a.)	35		
	40	bags, barrels, carboys, casks, and other vessels,	
flax or linen, (336.)		of domestic mf., exp. filled with domestic pro-	
gilling, (347.)	25	ducts, and returned empty, or exp. empty,	
hemp, + + +, (336, S. S., 2572.)	40	and returned filled with foreign products, in-	
seine, (347.)	25	cluding shooks, when returned as barrels or	
Twist, in the gum, (381.)	30	boxes, under regs., (649 b.) Free.	
or cordonnet, purified or dyed, (383, S. S., 2773,		barrels of American mf. exported filled with	
2827.)	50	domestic petroleum, and returned empty,	
or cordonnet of spun silk, fit for sewing, as sew-		under such regulations as the Secretary of the	
ing silk purified, (383, S. S., 3900.)	50	Treasury may prescribe, and without requir-	
same, weighted for fringes, tassels, etc., (383, S.		ing the filing of a declaration at the time of	
S., 3798.)	50	export of intent to return the same empty,	
or other mfs. of cloth woven or made in pat-		648.) Free.	
terns of such size, shape, or form, or cut in		botanical garden, plants, trees, shrubs, roots,	
such manner as to be fit for buttons exclu-		seed-cane, and seed imported for, (761.) Free.	
sively, (382, S. S., 3311.)	10	personal and household effects, not merchan-	
purified or dyed, (383.)	50	dise, of citizens of, dying abroad, (757.) Free.	
Type metal, (213.)	20	productions or mfs. of, re-imported in same	
Types, new, including brass types, fit only for		condition as exported,* (649 a.) Free.	
printing, (199, S. S., 1911.)	25	products of the fisheries of, (749.) Free.	
old, and fit only to be remfd., (811.) Free.		Uranate of soda, "uranium yellow," (87, S. S.,	
Tyrian dye, (837 b., July 8, 1861, Boston.)	20	4293.)	6
		Uranium, chloride of, (92.)	6
Ū.		nitrate of, (92.)	9
ULSTERS, for ladies and children, wholly or ptly.		oxide of, (635.) Free.	
of wool, worsted, or hair, (367.)	40	"Uranium oxyd natron," so-called, as uranate of	-
of wool, worsted, or hair, (367.) 45 cts. per lb. and	.40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.)	4 4 4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.)	.40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.)	41.41
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb.	.40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.)	41.41
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb.	.40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V.	47.07
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb.	.40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Free.	4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (S. S.,	.40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Valenciennes, (lace,) (337.)	4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4960.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (8. S., 1583.)	.40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Valenciennes, (lace,) (337.) Valentines, according to mat. and assimilation,	4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (S. S., 1583.) and parasol ribs and stretcher-frames, tips, run-	.40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Valenciennes, (lace,) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.)	4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (S. S., 1583.) and parasol ribs and stretcher-frames, tips, runners, handles, or other parts, wholly or chiefly		"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Valenciennes, (lace,) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.) Valerian oil, (583.) Free.	4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (S. S., 1583.) and parasol ribs and stretcher-frames, tips, runners, handles, or other parts, wholly or chiefly of metal, (491 a., S. S., 1420.)	40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Valenciennes, (lace,) (337.) Valentines, according to mat. and assimilation, (8. S., 2125, 4629.) Valerian oil, (583.) Valerian oil, (583.) Valenia, nut used in tanning, (509.) Free.	4 4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (S. S., 1583.) and parasol ribs and stretcher-frames, tips, runners, handles, or other parts, wholly or chiefly of metal, (491 a., S. S., 1420.) rings and buttons, metal, (491 a., S. S., 3693.)		"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Free. Valenciennes, (lace,) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.) Valerian oil, (583.) Free. Valonia, nut used in tanning, (509.) Free. Valuation of different articles of wool or cotton	4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (S. S., 1583.) and parasol ribs and stretcher-frames, tips, runners, handles, or other parts, wholly or chiefly of metal, (491 a., S. S., 1420.) rings and buttons, metal, (491 a., S. S., 3693.) sticks, cr., to wit, all partridge, hair-wood, pi-	40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Valentines, (lace,) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.) Valerian oil, (583.) Valerian oil, (583.) Free. Valonia, nut used in tanning, (509.) Free. Valoution of different articles of wool or cotton impt. in the same package, (see Pt. I., 1873.)	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
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of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (S. S., 1583.) and parasol ribs and stretcher-frames, tips, runners, handles, or other parts, wholly or chiefly of metal, (491 a., S. S., 1420.) rings and buttons, metal, (491 a., S. S., 3693.) sticks, cr., to wit, all partridge, hair-wood, pimento, orange, myrtle, and other sticks and canes, in the rough, or no further mfd. than	40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Valenciennes, (lace,) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.) Valerian oil, (583.) Valenian, nut used in tanning, (509.) Valuation of different articles of wool or cotton impt. in the same package, (see Pt. I., 1873.) Valuations, additions by appraiser must exceed 10 per ct. of total val., stated in entry, to sub-	4 4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. 5 cts. per lb. 10 ct. per lb. 11 ct. per lb. 11 ct. per lb. 13 ct. per lb. 1583.) 20 and parasol ribs and stretcher-frames, tips, runners, handles, or other parts, wholly or chiefly of metal, (491 a., S. S., 1420.) rings and buttons, metal, (491 a., S. S., 3693.) sticks, cr., to wit, all partridge, hair-wood, pimento, orange, myrtle, and other sticks and canes, in the rough, or no further mfd. than cut into lengths suitable for umbrella, para-	40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Free. Valenciennes, (lace,) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.) Valerian oil, (583.) Free. Valonia, nut used in tanning, (509.) Free. Valuation of different articles of wool or cotton impt. in the same package, (see Pt. I., 1873.) Valuations, additions by appraiser must exceed	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (S. S., 1583.) and parasol ribs and stretcher-frames, tips, runners, handles, or other parts, wholly or chiefly of metal, (491 a., S. S., 1420.) rings and buttons, metal, (491 a., S. S., 3693.) sticks, cr., to wit, all partridge, hair-wood, pimento, orange, myrtle, and other sticks and canes, in the rough, or no further mfd. than	40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Valenciennes, (lace,) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.) Valerian oil, (583.) Valenian, nut used in tanning, (509.) Valuation of different articles of wool or cotton impt. in the same package, (see Pt. I., 1873.) Valuations, additions by appraiser must exceed 10 per ct. of total val., stated in entry, to sub-	4 4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. 5 cts. per lb. 10 ct. per lb. 11 ct. per lb. 11 ct. per lb. 13 ct. per lb. 1583.) 20 and parasol ribs and stretcher-frames, tips, runners, handles, or other parts, wholly or chiefly of metal, (491 a., S. S., 1420.) rings and buttons, metal, (491 a., S. S., 3693.) sticks, cr., to wit, all partridge, hair-wood, pimento, orange, myrtle, and other sticks and canes, in the rough, or no further mfd. than cut into lengths suitable for umbrella, para-	40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Free. Valenciennes, (lace.) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.) Valerian oil, (583.) Free. Valonia, nut used in tanning, (509.) Free. Valouation of different articles of wool or cotton impt. in the same package, (see Pt. I., 1873.) Valuations, additions by appraiser must exceed 10 per ct. of total val., stated in entry, to subject to penal duty, (S. S., 3192.) Vandyke brown, (87.) Vanilla beans and plants, (760.) Free.	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. 5 cts. per lb. 5 cts. per lb. 1½ ct. per lb. 1½ ct. per lb. 1½ ct. per lb. 25 cts. per lb. 26 ct. per lb. 27 ct. per lb. 28 ct. per lb. 29 ct. per lb. 20 ct. per lb. 20 ct. per lb. 21 ct. per lb. 21 ct. per lb. 22 ct. per lb. 23 ct. per lb. 24 ct. per lb. 25 ct. per lb. 26 ct. per lb. 27 ct. per lb. 28 ct. per lb. 29 ct. per lb. 20 ct. per lb. 21 ct. per lb. 21 ct. per lb. 21 ct. per lb. 22 ct. per lb. 23 ct. per lb. 24 ct. per lb. 25 ct. per lb. 26 ct. per lb. 26 ct. per lb. 27 ct. per lb. 28 ct. per lb. 29 ct. per lb. 20 ct. per lb. 21 ct. per lb. 20 ct. per lb. 21 ct. per lb. 21 ct. per lb. 22 ct. per lb. 23 ct. per lb. 24 ct. per lb. 25 ct. per lb. 26 ct. per lb. 26 ct. per lb. 26 ct. per lb. 26 ct. per lb. 27 ct. per lb. 28 ct. per lb. 29 ct. per lb. 20 ct. per lb. 21 ct. per lb. 21 ct. per lb. 22 ct. per lb. 23 ct. per lb. 24 ct. per lb. 25 ct. per lb. 26 ct. per lb. 26 ct. per lb. 27 ct. per lb. 28 ct. per lb. 29 ct. per lb. 20 ct. per lb. 21 ct. per lb. 21 ct. per lb. 21 ct. per lb. 21 ct. per lb. 22 ct. per lb. 23 ct. per lb. 24 ct. per lb. 25 ct. per lb. 26 ct. per lb. 26 ct. per lb. 27 ct. per lb. 28 ct. per lb. 29 ct. per lb. 20 ct. per lb. 21 ct. per lb. 21 ct. per lb. 21 ct. per lb. 21 ct. per lb. 22 ct. per lb. 23 ct. per lb. 24 ct. per lb. 25 ct. per lb. 26 ct. per lb. 26 ct. per lb. 27 ct. per lb. 28 ct. per lb. 28 ct. per lb. 29 ct. per lb. 20 ct. per lb. 20 ct. per lb. 21 ct. per lb. 21 ct. per lb. 21 ct. per lb. 21 ct. per lb. 22 ct. per lb. 24 ct. per lb. 26 ct. per lb. 26 ct. per lb. 27 ct. per lb. 28 ct. per lb. 28 ct. per lb. 28 ct. per lb. 28 ct. per lb. 28 ct. per lb. 28 ct. per lb. 29 ct. per lb. 20 ct. per lb. 20 ct. per lb. 21 ct. per lb. 21 ct. per lb. 21 ct. per lb. 22 ct. per lb. 23 ct. per lb. 24 ct. per lb. 26 ct. per lb. 26 ct. per lb. 27	40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Valenciennes, (lace,) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.) Valerian oil, (583.) Valonia, nut used in tanning, (509.) Free. Valuation of different articles of wool or cotton impt. in the same package, (see Pt. I., 1873.) Valuations, additions by appraiser must exceed 10 per ct. of total val., stated in entry, to subject to penal duty, (S. S., 3192.) Vandyke brown, (87.) Vanilla beans and plants, (760.) Free. Varnish, ptly. dist spts., rules for determining	4 4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (S. S., 1583.) and parasol ribs and stretcher-frames, tips, runners, handles, or other parts, wholly or chiefly of metal, (491 a., S. S., 1420.) rings and buttons, metal, (491 a., S. S., 3693.) sticks, cr., to wit, all partridge, hair-wood, pimento, orange, myrtle, and other sticks and canes, in the rough, or no further mfd. than cut into lengths suitable for umbrella, parasol, or sunshade sticks, or walking-canes, (812.) Free. parasol and sunshade sticks and frames, finished or not, + + +, (1445.)	40 40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Free. Valenciennes, (lace.) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.) Valerian oil, (583.) Free. Valonia, nut used in tanning, (509.) Free. Valouation of different articles of wool or cotton impt. in the same package, (see Pt. I., 1873.) Valuations, additions by appraiser must exceed 10 per ct. of total val., stated in entry, to subject to penal duty, (S. S., 3192.) Vandyke brown, (87.) Vanilla beans and plants, (760.) Free.	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
of wool, worsted, or hair, (367.) 45 cts. per lb. and Ultramarine, prepared or other, (85, S. S., 4950.) 5 cts. per lb. Umber and umber earths, (89.) dry. ½ ct. per lb. ground in oil. 1½ ct. per lb. Umbrella cloths of worsted, dtbl. under 363, (8. S., 1583.) and parasol ribs and stretcher-frames, tips, runners, handles, or other parts, wholly or chiefly of metal, (491 a., S. S., 1420.) rings and buttons, metal, (491 a., S. S., 3693.) sticks, cr., to wit, all partridge, hair-wood, pimento, orange, myrtle, and other sticks and canes, in the rough, or no further mfd. than cut into lengths suitable for umbrella, parasol, or sunshade sticks, or walking-canes, (812.) Free, parasol and sunshade sticks and frames, fin-	40 40 30 40	"Uranium oxyd natron," so-called, as uranate of soda, (87, S. S., 4293.) Urea, (93.) V. VACCINE VIRUS, (637.) Valenciennes, (lace,) (337.) Valentines, according to mat. and assimilation, (S. S., 2125, 4629.) Valerian oil, (583.) Valerian oil, (583.) Free. Valonia, nut used in tanning, (509.) Free. Valuation of different articles of wool or cotton impt. in the same package, (see Pt. I., 1873.) Valuations, additions by appraiser must exceed 10 per ct. of total val., stated in entry, to subject to penal duty, (S. S., 3192.) Vandyke brown, (87.) Vanilla beans and plants, (760.) Free. Varnish, ptly. dist spts., rules for determining comp. of ch. val., (S. S., 4891.) so-called, composed of 1½ lb. shellac to gal. al-	4 4 4
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^{*} Horses exported to be trained, may be returned free under this provision, (S. S., 2190).

Pa	n ot	! Po	
Vases (continued):	r et.	Venetian red, (87.)	r et. 25
same, plain white, not ornamented or deco-		Venice turpentine, (590.) Free.	
rated, (126.)	55	Venison carcasses, (837 a., S. S., 2325.)	10
if plain stoneware above the capacity of 10		hams, (254.) 2 cts. per lb.	
gals., (128.)	20	Veratrine, (93.)	25
all other, of earthy or mineral substances, $+ + + +$, (127.)	55	Verdigris, or subacetate of copper, (635.) Free. Verditer or Bremen green, (87.)	25
glass, cut, or decorated, (135.)	45	Verification of invoices, (see certain rulings as to,	
Japanese, cloisonné, enamelled, copper ch. v.,	-300	S. S., 2750, 3120.)	
(216, S. S., 4061.)	45	of manifests of lm. tr. goods, (S, S., 3882.)	
platinum for chemical uses, (763.) Free.		Vermicelli, macaroni, and all similar preps., (735,	
Vegetable fibres, raw, (1816, S. S., 2789, 3013.)	10	Pt. I., 2178 b., T. I., 281 a. and 649 a.) Free.	
ivory buttons, (407, S. S., 1319.)	25	Vermilion, dry or in oil, (87.)	25
ivory, mfs. of, + + +, (399.)	30	Vermuth, duty as on still wines, (309, S. S., 1585,	
or nuts, unmfd., (726.) Free.	O.F.	2367.)	
oils, (92.) substances for beds and mattresses, (744.) Free.	25	of Noilly, Prat & Co., gauge of bottles, (S. S., 3293.)	
fibrous, unmfd., $+ + +$, (333 b.) \$15 per ton.		Vessels, cast-iron, $+ + +$, (157.) 1½ ct. per lb.	
for hats, bonnets, or hoods, (448.)	20	for liquids, grain, etc., of American mf., reim-	
for paper stock, (754.) Free.		ported, (see "Re-importations, of casks, etc.")	
raw and unmfd., not enumerated, and other		hollow-ware, coated, glazed, or tinned, (201.)	
than above, (837 a.)	10	3 cts. per 1b.	
Vegetables, edible, in their natural state or in	40	Japanned ware, (457.)	40
salt or brine, all $+ + +$, (286.)	10	platinum or parts of, for chem. uses, (763.) Free.	
desiccated and compressed, (287, Aug. 30, 1859, N. Y.)	30	others according to material.	
or vegetable substances in a cr. state, used in	00	marine, built in U. S., for foreign trade, materials for, or for repair of, (see 834-5, and T. D.,	
dyeing and tanning, $+ + +$, (509.) Free.	Î	38.†)	
or red beets, essence of, dist. spts., (see "Li-	1	American, coal stores of, (674.) Free.	
quors.")		(but none to be unloaded.)	
edible, prepared or preserved, of all kinds,		copper, old, taken from the bottom of Ameri-	
+ +, (287.)	30	can vessels, compelled by marine disaster to	
if in glass bottles or jars, additional duty to		repair in foreign ports, (680.) Free.	
be paid on the same according to quality under 133, 134, or 136.		U.S., enrolled and licensed for frontier trade,	
Vegetable wax, (592.) Free.		or intended for such trade, are required for repairs made or equipments (including boats)	
Vehicles of immigrants, (see "Immigrants.")	- 1	purchased in a foreign country, to enter the	
Veils and veiling, crape, cotton, or cotton ch. val.,		same on their first arrival in any U.S. port	
(324 a.)	35	and pay duty on the cost thereof, (see Pt. I.,	
silk,* or S. ch. val., + + +, (383.)	50	2040-41, and notes, S. S., 1, 172, 385.)	50
wstd., barége, as mfs. of wstd., $+ + +$, under	-	U. S., iron imported for constructing, (see new	
363.)	05	rules, S. S., 4519.)	
Velocipedes and bicycles, (412, S. S., 3283.) Vellum, (813.) Free.	35	U. S., registered, built of dtbl. materials, entry	
Vellum, (813.) Free. cloth, or tracing cloth, (324 α., S. S., 3834.)	35	and clearance, (S. S., 4468.) U. S., registered, when repairs dtbl., (see Regs.,	
Velvet ribbons, silk ch. val., (383.)	50	art. 472, and T. D., 12.)	
Velvets, cotton, (325.)	40	foreign, old sheathing metal taken from bot-	
silk, (383.)	50	tom of, in foreign port is dtbl. when impt. into	
Velvet uppers for slippers, cotton embroidered,		the U. S., (S. S., 1783.)	
(325, 823.)	40	foreign, old sheathing metal taken from bot-	
same, of silk, or silk ch. val., + + +, (383.)	50	tom of foreign vessels undergoing necessary	
Veneering rods, (216.)	45	repairs in the U.S. not dtbl., (S.S., 538.)	
Veneers, ivory, unpolished, (399, Jan. 28, 1881, Genl. Appr. H.)	30	foreign, old metal stripped from foreign vessels in foreign ports, and impt. into the U. S., dtbl.	
of maple and walnut from Canada were classi-	00	although of domestic origin, (8. S., 1783.)	
fied by the Dept. under the "Reciprocity		sunk in U. S. waters, goods recovered from, (see	
treaty" of 1854, with "timber and lumber of		"Special Importations, wrecks.")	
all kinds, round, hewed, or sawed, unmfd.,		forfeiture of certain, for prohibited importa-	
in whole or part," (June 21, 1859, Detroit.)		tions, (845.)	
under this ruling they should be classified now		subject to discriminating duties on importa-	
with "Cabinet-woods, unmfd.," (818.) Free. produced by cutting, dtbl. as mfs. of wood		tions in, (827.)	
+ + + +, (233, S. S., 1426.)		Vestings, according to material. Vesuvin, as aniline dyes, (82, S. S., 616.)	35
, , , , (50, 50, 50, 50, 50, 50, 50, 50, 50, 50,		, , , , , , , , , , , , , , , , , , , ,	

^{*} Including Parisiennes, aerophanes, Donna Maria, "gaze crépe Anglaise," crépe-crépe, crépe de Chambord, grenadines, crépe turquoise, crépe imperatrice, rolled and folded crépes, etc.
† Vessels built to be sold, when ready for sea, to parties out of the U.S., are not entifled to refund, or rebate of duties under 834 and 835, (S. S., 2843.)
‡ Repairs to American registered vessels or pleasure yachts, in foreign ports, are not dtbl. under this provision, (S. S., 3379, 4154.)

	24		
Vetches, (760 or 286.)	ct.	Walking-sticks or canes, finished, (409.)	ct.
Vials, cut, (135.)	45	finished, excepting heads, (409, S. S., 4505.)	35
plain, flint, or lime glass, (134.)	40	same, unfinished, (409.)	20
green or colored glass, plain, (133.) 1 ct. per lb.		same, unmfd., viz., reeds or other sticks and	
Vichy lozenges, (93, S. S., 1646.)	25	canes in the rough, or no further mfd. than	
salts, (92, S. S., 2021.)	25	cut into lengths suitable for, (646, 812.) Free.	
Vicugna skins, with wool on, as wools on the skin, which see, (360, 1159, Jan. 31, 1859, Phila.)		supplied with smoking-pipe, (476 a., S. S., 3692.) Walnut lumber, (see T. D., 43.)	70
Vinegar, demijohns containing, (133.)	30	Walnuts, all kinds, (303 b.) 3 cts. per lb.	
requiring 35 grains of bicarbonate of potash to	00	Wardrobes for dolls, (425.)	35
neutralize 1 oz. troy thereof,* (289, S. S., 2988.)		Ware, China, porcelain, and Parian, and other	00
$7\frac{1}{2}$ ets. per gal.		crockery, (see "Earthenware.")	
stronger, on each grain in excess of 35, re-		gilt, plated or britannia, (210.)	35
quired to neutralize, must pay in addition to		japanned, + + +, (457.)	40
above, (S. S., 2988.) 34 of a ct. in add. concentrated, or acetous acid, (see "Acid, ace-		Warehouse, all goods in at the date on which the	
tous.")		act of March 3, 1883, took effect, to be subject only to the rates of duty provided in that act,	
essence of, when dtbl. as an acetic acid, and		(854.)	
when as vinegar, (S. S., 3964, 4213.)		Warehouses, bonded, ports containing, (S. S.,	
toilet, (99.)	50	3439, see, also, post, Pt. IV., p. 78.)	
wine-, in bottles, dtbl. by the gallon under 289,		Warming-pans, brass or tin, (216.)	45
(S. S., 1816.)	0.5	copper, (216.)	45
Vinegars, non-alcoholic med. preps. + + +, (93.)	25	Warps and warp-yarn, cotton (318):	
Vines, all + + +, (760.) Free. Violin bows, (469, S. S., 4453.)	25	value not over 25 cts per lb., (318 b.)	
cases, wood, impt. separately, (233, S. S., 2427.)	35	10 cts. per lb.	
Violins, (469.)	25	over 25, and not over 40 cts., (318 c.) 15 cts. per lb.	
small and cheap, with only 3 strings, (469, S. S.,		over 40, and not over 50 cts., (318 d.)	
5437.)	25	20 cts. per lb.	
Violin strings, gut or gut-cord, (671.) Free.	05	over 50, and not over 60 cts., (318 e.)	
gut, covered with wire, (469, S. S., 2415.)	25 25	25 ets. per lb.	
silk and metal, (469, S. S., 4453.) tail-pieces, bridges, and finger-boards, (469,	20	over 60, and not over 70 cts., (318 f.) 33 cts. per lb.	
S. S., 4453.)	25	over 70, and not over 80 cts., (318 g.)	
Vises, (216, S. S., 3526.)	.45	38 cts. per lb.	
Vitriol, blue or Roman, or sulphate of copper, (51.)		over 80, and not over \$1, (318 h.) 48 cts. per lb.	
3 cts. per lb.		over \$1, (318 i.)	50
green, (52.) 30 of a ct. per lb.	25	Wash balls, (9.) 15 cts. per lb.	20
white, or sulphate of zinc, (92.)	25	blue, (479.) Washers, wrought-iron or steel, (162.) 2 cts. per lb.	20
Volatile oils, (92.) Volute cell machines, (475, S. S., 4122.)	35	Washes, tooth-, (99.)	50
Vomic nut, (552.) Free.	-	Washing-crystals, sal soda, (72.) ¼ of a ct. per lb.	
w.		mf. of sal soda and borax, (837 b., S.S., 4123.)	20
₩.		Wash-lists, printed, (384.)	25
WADDING, cotton, (324 a.)	35	Waste, all + + +, (493.)	10
paper, (388.)	15	bagging, for mf. of paper, (754 a.) Free.	
Wads, gun-, of all kinds, (440.) Wafers. + + +, (814.) Free.	35	cotton, (754 b.) Free. flax-, or mill-, fit only for the mf. of paper, (754 a.,	
Wafers, + + +, (814.) Free. coverings for pills, (837 b., S. S., 2506.)	20	S. S., 4464.) Free.	
medicated, (93.)	25	flocks, or shoddy, of wool, (361.) 10 cts. per lb.	
proprietary or toilet, (99.)	50	fur, (493, T. R., p. 590, April 24, 1863, N. Y., S. S.,	
Wagon blocks, (222.)	20	868.)	10
boxes, iron, rough eastings, (157.) 11/4 ct. per lb.	4.00	jute-thread, fit only for mf. of paper, (754, S. S.,	
prepared for use, (216.)	45 20	1836.) Free. mica, (742.) Free.	
tongues, sawed only, (222, S. S., 2570.) Wagons, sleighs, harness, ploughs, and other im-	20	of every kind, fit only for making paper, (754.)	
plements brought by farmers arriving in the		Free.	
U.S. from foreign countries as immigrants		rope, fit only for making paper, (754.) Free.	
for their own use, the same having been used		silk, (785, S. S., 3752.) Free.	
by them in such foreign countries. (815 a.,		woollen, (361.) 10 cts. per lb.	
and notes, May 5, 1869.) Free.		Watch cases,† silver, as parts of watches, (494,	25
Waiters or salvers, according to material.		Oct. 29, 1860, Boston, S. S., 1248)	20

^{*} Vinegar of less than the standard strength is subject to duty as if of the standard strength, (S. S., 2988.)

For the mode of testing the strength see S. S., 3136.

† The importation of foreign watches, watch cases, watch movements, and parts of watches, simulating domestic trade-marks, prohibited, (844.) Watches of foreign mf. sent to Europe for repairs are subject to duty on reimportation, (S. S., 2631.)

Watch-pins, classified as "parts of watches," under 494, (S. S., 2720.)

Pe	er et.	Į.	er et.
Watch chains, of gold or silver, (459, S. S., 496.)	25		51 Ct.
German silver, (216, S. S., 3174.)	45		-
steel, (216, S. S., 3169.)	45	I J Part of Hood, Hotal, O	r
toy, of brass, (425, S. S., 3208.)	35	, 8, ()	
erystals, glass, (494, S. S., 5943.)	25	45 ets. per lb. and	
dials, all, (494, S. S., 2807.) guards, of human hair, (442, S. S., 1603.)	25 35	wholly or in part of wool, wstd., or hair, except	
or chains, silk, (383.)	50	outside garments for ladies and children and knit goods, (366.)	,
small medallions for, of steel, (216, S. S.,	00	40 cts. per lb. and	35
5146.)	45	Web, suspender-, (see "Suspenders.")	00
hands, and chain hooks, as watch materials	5	Webbing, cotton, (324 a., 495.)	35
and unfinished parts of watches, (494, Oct. 26,		Webbing, flax, hemp, or any other mat., + + +,	
1857, Boston, S. S., 1248.)	25	(495.)	35
jewels, (480, S. S., 3163.)	10	silk, (495, S. S., 4220.)	35
keys, gilt, with iron or steel pipes, (210, S. S., 1460.)	35	wholly or ptly. of wool, wstd., or hair, (368.) 30 ets. per lb. and	EO
iron, steel, or brass, (216.)	45	wool, cotton and rubber, (368, S. S., 3727.)	50
if jewelry, real or mock, (459, S.S., 5103.)	25	30 cts. per lb. and	50
all others according to material.		Wedges, iron or steel, (165.) 2½ cts. per lb.	
materials and parts of watches,* (494, S.S., 1258,		Wedgewood ware, earthenware, which see.	
1899.)	25	Weed, sea-, for beds and mattresses, (744.) Free.	
movements,* as finished parts of watches, (494,		+ + +, (777.) Free.	
Oct. 26, 1857, N. Y., also Oct. 26, 1857, Boston, S. S., 1248.)	25	Weeds, med., not edible, cr., (636.) Free. not cr., (94.)	7.0
Watches, gold and silver,* (494.)	25	Weichsel sticks of lengths fit for umbrella han-	10
all others, (494.)*	25	dles, (812, S. S., 4345.) Free.	
Water, ammonia-, (34.)	20	sticks 5 to 18 ins. long, (234, S. S., 4263.)	20
-color paintings, (470 a.)	30	Weighing charges, (see S. S., 5385.)	
colors, + + +, (87.)	25	Weighing fees, none on potatoes, (S. S., 3165.)	
for painting china, (87, S. S., 3447.)	25	fees, on goods exp. from constructive w. h., (S.	
distilled, (92.)	25	S., 5013.)	
flues, wrought-iron or steel, other than boiler-, (170.) 2½ cts. per lb.		Weight, invoice-, of ostrich feathers, rules for, (S. S., 3455.)	
fowls, living, (653.) Free.	i	Weights, according to material.	
-proof cloth, + + +, (340.)	40	Weld, cr., for dyes, (509.) Free.	
tubes, wrought-iron or steel, other than boiler,-		Wet blue, (87.)	25
(170.) $2\frac{1}{4}$ cts. per lb.		Whalebone, all, of American fisheries, (749.)	
Waters, mineral all not artificial, (622.) Free.		Free.	
artificial, or imitations of natural, (38.)	30	all unmfd., of foreign fisheries, (816.) Free.	
med. preps., non-alcoholic, $+ + +$, (92.)	25 50	bonnets, hats, or hoods of, (400.)	30
proprietary preps., (99.) toilet, (99.)	50	braids, plaits, flats, and trimmings for, (448.) mfs. of, $+ + +$, (395.)	20 30
Wax, bay or myrtle, (592.) Free.		Whale oil, (92.)	25
beads, (396.)	50	Wharton's ervalenta, (99, S. S., 3039.)	50
bees-, bleached or not, (2.)	20	Wharves, timber for, (217.)	20
Brazilian, vegetable, (592, S. S., 2225.) Free.		Wheat, seed, or other, (259, and Pt. I., 1881, S. S.,	
candles and tapers, (408.)	20	2227.) 20 cts. per bush, of 60 lbs.	
Chinese, vegetable, (592.) Free. figures permanently fixed in wood cases with		flour, (268.)	20
glass fronts, according to mat. of ch. val., (823,		Wheel-hubs, rough-hewn, or sawed only, (222.) wholly or ptly. mfd., (233.)	20 35
S. S., 4811.)		Wheels, and wheel tires, railway- of steel, (179 a.)	3 7
flowers, if for millinery use, (429 b.)	50	2½ ets. per lb.	
for other uses, (837 b.)	20	Whetstones, (720.)	
fossil, or "Ceresia," (592, S. S., 2703.) Free.		emery-, (837 b., S. S., 2079.)	20
Japanese, vegetable, (592, S. S., 2225.) Free.		Whipgut, unmfd., (672.) Free.	
mfs. of, $+++$, (837 b.)		Whips, according to material.	
matches, cotton, wax, and paper, (324 a., S. S., 595.)		Whiskey, (311 a.) \$2 per pf. gal. Whistles, dog-, or call-, dtbl. according to mate-	
sealing, (485.)	20	rial, (S. S., 2985.)	
shoemakers', (837 b.)	20	for children, as children's toys, (425, S. S., 1821.)	0.5
Wearing apparel in actual use of persons arriv-		Whistling dolls, of rubber, (425, S. S., 4832.)	35
ing in the U. S., (815.)		White chalk, unmfd., (611.) Free.	
cotton, except knit goods, (324 a.)	35	enamel, for mfg-watch-faces, (143 S.S., 1612, 5896.)	
linen, (336.)	40	White, enamelled-, satin-, and lime-, (87.)	25

^{*} The importation of foreign watches, watch cases, watch movements, and parts of watches, simulating domestic trade-marks, prohibited, (844.) Watches of foreign mf. sent to Europe for repairs are subject to duty on reimportation, (S. S., 2631.) Watch-pins, classified as "parts of watches," under 494, (S. S., 2720.)

	Per ct	i.				Per ct
White, Paris-, (45.)	••				vire of iron	
dry. ½ ct. per ground in oil. 1 ct. per		other,		ery, romea	and flatte	nea, or
	ree.	brass, (2				48
lead, dry or in pulp, (55.) 3 cts. per	r lb.	copper,				. 45
ground or mixed in oil, (56.) 3 cts. per			ed, or silve			38
metal leaf, (216, S. S., 2906.) stone, cr. min., (215.)	4. 20		ver, or plat			45
vitriol, or sulphate of zinc, (92.)	28	, -		or appara	tus for ch	Free.
Whiting, (45,) dry. ½ ct. per				of iron or s	teel wire, n	
ground in oil. 1 ct. per		meshe	s of any fo	rm, pay tl	he same r	ates as
Wicks, and wicking cotton, (324 a.)	35		es of whic		made, and	
Wigs, human hair, (444, S. S., 1366, 1539.) springs for, (216.)	35 45				ts. per lb.	
Willow mfs., (395.)	30	Wire B	ron or Steel,	Duty per l	b. as follow	s (182 a):
hats, bonnets, or hoods, (400.)	30	0	1		1 0	må.
sheets and squares for hats, bonnets, and hoo		Smallerthan	smaller		Galvanized except fence wire, 182 c.	Covered and crinoline, corset and hat wire, 182 b.
(448.)	20	ert	me.	Plain.	anic t fe	ed nd nd , 18
prep. for basketmakers' use, (471.) split for coopers' use, (837 b.)	25 20	BIJ	t SI	ы	oep ire,	ver noli t an ire,
Window curtains, cotton lace, (325.)	40	Sm	Not		ex & ⊗	Serii 8
Window glass, (see "Glass.")						
Wine casks, other than ordinary, are dutial	ble,	No.5 w.g.	No.10 w.g.	1½ ct.	2 cts.	5½ cts.
(S. S., 1346.) casks, refilling and stamping, (S. S., 4281.)		" 10 "	" 16 "	2 ets.	21/2 "	6 "
Wine lees, crystallized, or lees crystals, (31, S.	S.,	" 16 "	" 26 "	21/2 "	3 "	61/2 "
2489.) . 4 cts. per		" 26 "		3 "	31/ "	7 "
Wines, champagne, and all other sparkling	in	20		o	3½ "	•
bottles, of not over ½ pint each, (307 c.)						
\$1.75 per d same, in bottles of over ½ pint, and not over					steel wire, he comp. 1	
pint each, (307 b.) \$3.50 per d					of duty th	
same, in bottles of over 1 pint, and not over					r in part m	
quart each, (307 a.) \$7 per d		nails, iro	n or steel,	(168.)	4 cts.	per lb.
same, in bottles of over 1 quart each, (307 d)					oils and loo	
\$7 per doz. and \$2.25 per gal. on excestill, in casks, (308 α .) 50 cts. per g					and fence e, val. at n	
same, in bottles, per case of 1 doz. bottles, es			per lb., (18		6, var. at 11	
containing over 1 pint, and not over 1 qua					the above	
or of 24 bottles, each containing not over		and (18			ct. per lb. i	
pint, (308 b.) \$1.60 per ca					l of 1,5 ct.	
any excess over these quantities in such bott subject to a duty of <i>five cents</i> for each pint					dinal ribs:	
fraction thereof so in excess, (308 c.; see re					re, covered	
for estimating excess, S. S., 4060.)					on web, (2	
but there is no separate or additional duty	on	S. S., 14				45
bottles containing still wines, (308 d.) all wines containing over 24 per ct. of alcol	hol	rope, and		ion to the	rates on th	o wino
to be forfeited, (308 e.)	101				follows, to	
no allowance for breakage, leakage, or dame	age		(182 f.)		ct. per lb. i	
on wines, liquors, cordials, or dist. spir	its,		(182 g.)		ts. per lb. i	
(308 f.)	m ce				ke stretchenshades, cu	
"spumante," or foaming, same as sparkli (S. S., 2367.)	ng,				length th	
vermuth, duty as on still wines, (309, S.	S.,	(491 a.)				40
1585, 2367.)			cable, cop			45
all wines, brandy, or other spirituous liqu in bottles must be packed in packages c		Witherite,				Free.
taining not less than 1 dozen bottles in ea		Woad, weld Women's a				Free.
package, (310.)					ers, or othe	
all such bottles, excepting those contain		side ga	rments for	and good	s of like d	escrip-
still wines, must pay an additional duty (3					holly or pa	
of 3 cts. for each both Chinese, so-called, (311 a., S. S., 1987.)	ue.	W001, W	orsted, or i		t knit good 15 ets. per l	
\$2 per pf. g	gal.	and chile	dren's dres		at-linings,	
medicated, containing over 50 per ct. of al					scription,	
hol, (311, S. S., 5357.) \$2 per pf. g					the alpace	a, goat,
medicated, $+ + +$, (118.) 50 cts. per Wings, of gold, silver, or other metal, (427.)	1b. 25		r animals		ther of the	ago me
	20	1. 111086	composed	wholey of el	ther or the	se ma

Per ct	
Women's and children's apparel (continued):	Wood, clap-boards, pine. (227.) \$2 per M.
terials or of a mixture of these exclusively,	spruce, (228.) \$1.50 per M.
all values, (365 d.) 9 cts. per sq. yd. and 40	
2. The same, having selvedges made wholly or	when planed or finished, all the above are
partly of other materials, (365 c.)	subject to the additional duty prescribed
9 cts. per sq. yd. and 40	
3. Those composed in part of other materials,	220 and 221, (S. S., 1265, 1870; see, also, T.
val. not over 20 cts. per sq. yd., (365 b.)	D., 24.)
5 cts. per sq. yd. and 35	Final Control of the
val. over 20 cts., (365 c.) 7 cts. per sq. yd. and 40 4. All of the above descriptions of goods, with	, , , , , , , , , , , , , , , , , , ,
threads of other materials than wool, wstd.,	S. S., 5242.) 35
or animal hair introduced for the purpose of	headings of barrels, casks, etc., as mfs. of wood, +++, under 233, (T. R., p. 592.)
changing the classification, (365 e.)	headings, unmfd., except being sawed or split
9 cts. per sq. yd. and 40	
5. All* of the above weighing over 4 oz. per sq.	under 234, (S. S., 1633.)
yd., (365 f.) 35 cts. per lb. and 40	
Wood ashes, and lye of, (593.) Free.	hoops, (233, T. R., p. 592.)
Wooden molds or cores for dress ornaments, as	hubs for wheels, posts, last-blocks, wagon-
mfs. of wood + +, (233, Oct. 18, 1864, Boston.) 35	
Wood, fire, (698.) Free.	blocks, and all like blocks and sticks,
cedar fence posts and telegraph poles, unmfd.,	rough-hewn or sawed only, (222.)
other than round, (234, S. S., 90.)	mfd., (233, T. R., p. 502.)
logs and posts, round and unmf., (734, S. S.,	lasts, finished or rough, (233, T. R., p. 592.) 35
841, 1412.) Free.	laths, per 1000 pieces, (225.) 15 cts.
handle-bolts, mfd. or not, (782, S. S., 1540.) Free.	lumber, viz.: sawed boards, planks, deals, and
for heading staves, (222 or 234, S. S., 3863.)	, , , , , , , , , , , , , , , , , , , ,
hoop timber, rough, (222 or 234, S. S., 3035.)	
hop-poles of, unmfd., (722, S. S., 5105.) Free.	\$1 per 1000 ft. board measure.
lake, (87.)	
logs, and round unmfd. timber, + + +, ship- planking, and ship-timber, (734.) Free.	\$2 per 1000 ft. board measure. of any sort, if planed or finished, in add. to
logs, rafts of, (734, S. S., 841.)	the above rates, must pay for each side so
piling, consisting of rough logs with bark on,	planed or finished, (219 b.)?
(734, S. S., 901.) Free.	50 cts. per 1000 ft. board measure.
refuse spruce timber for mf. of paper, (817, S.S.,	if planed on one side, and tongued and
3769.) Free.	grooved, (220.) \$1 per 1000 ft. board measure.
spiles for wharves, other than rough or round,	if planed on two sides, and tongued and
(217.)	grooved, (221.)
telegraph poles, with or without the bark, as	\$1.50 per 1000 ft. board measure.
round unmfd. timber, (734, S. S., 1595.) Free.	for vessels, (see 834 and 835.)
Wood, mfs. of, the following:	edges only planed, not dtbl. as planed or fin-
all mfs. of cabinet woods $+ +$, (232.)	
all mfs. of other woods $+ + +$, (233.)	(010 0 0 1001)
casks and barrels, empty, $+ + +$, (231.)	
cedar boards, for making cigar boxes, (not cab-	\$2 per 1000 ft. board measure. pine, sawed of various sizes for sash-stock, as
inet wood,) classified as common lumber, (S. S., 90, 562.)	wood, unmfd. under 234, (S. S., 5599.)
chessmen, (233.)	
clapboards, rough-hewn or sawed only, pine	mfd., (233, T. R., p. 592, S. Ş., 2045.)
or spruce, per 1000 pieces of 4 feet long, or 4000	pulp for paper, dried in sheets, (393, S. S., 1053.) 10
lineal feet, (S. S., 1265,†) viz.:	rafts of logs, (see above, "Wood logs," etc.)
* I do not feel quite certain that this provision, in	the connection in which it now stands in the law

* I do not feel quite certain that this provision, in the connection in which it now stands in the law covers any other than so-called "all wool" goods. But as it embraced mixed goods in the former law, Congress probably did not intend to change its effect in the new.—EDITOR.
† "One thousand pieces, of four feet each in length, or four thousand lineal feet, constitute the 'thousand' mentioned in the statutes. When clapboards are planed and finished, an additional duty of fifty cents per thousand feet, board measure, for each side which may be so planed and dressed, shall be assessed thereon," (S. S., 1265.)

I "The term 'board measure,' as applied to lumber, is synonymous with 'inch measure;' and as the law prescribes certain rates of duty on sawed lumber by the thousand feet, board measure, all such lumber, whether under or over one inch in thickness, should be reduced to inch measure for the purpose of such assessment of duty." (S. S., 1770.)

The Department has directed the use of the following table in measuring lumber, (S. S., 5379, 5402.)

If 'a inch and less than 's inch, as 's inch.

If 's inch and less than 's inch, as 's inch.

If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

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If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

If 's inch and less than 1½ inch, as 1½ inch.

	Per	ot.		Per	-
Wood, railroad-ties of, (769.)	Free.	Ct.	fustic, cr., in sticks, (636.)	Free.	et
shingle-bolts, (781.)	Free.		granadilla, (818.)	Free.	
	5 cts. per M.		lance, (818.)	Free.	
under ordinary size, not dtbl. b			lignumvitæ, (818.)	Free.	
ment, (S. S., 3699.)	,		log, cr., in sticks, (636.)	Free.	
sawed with planed edges, mfd. in	n N. Bruns-		mahogany, (818.)	Free.	
wick from Maine timber, not			mfs., + + +, of cedar-wood, granadilla,		
829–830, (S. S., 3790,)	2100 42100		mahogany, rose-wood, and satin-wood		35
ship- or boat-knees, as "Ship-timbe	r." (734.)		Nicaragua, cr., in sticks, (636.)	Free.	-
barry or some amount and	Free.		poplar and other, for making paper, (81'		
planking, (734.)*	Free.		r · r · · · · · · · · · · · · · · · · ·	Free.	
defined, (S. S., 4012, 4347.)			quassia, cr., (636.)	Free.	
or planks, including "wales," "	thickstuff."		not cr., (94.)		10
"bottom planks," etc., (734, S.			red, (818.)	Free.	
patrone promise, every cross, cross, every	Free.		red sanders, sandal, or saunders, (818.)	Free.	
planks, with squared edges, (734,	S. S., 4347.)		rose, (818.)	Free.	
patients, training and and conference	Free.		satin, (818.)	Free.	
timber, (734.)†	Free.		used expressly for dyeing, cr., (636.)	Free.	
squared, (734, S. S., 3602.)	Free.		not cr., (94.)		10
shooks, packing-box and sugar-box	x, of wood,		Wool, unmfd., unscoured, and unwashed,	as tol-	
+ + +, (231.)		30	lows, to wit (352 to 360.):		
other of wood, (233, S. S., 578; but	t see, also, S.		all "Class 1," or clothing wools, viz.: r	nerino,	
S., 3694.)		35	mestiza, metz, metis, or other wools	of any	
domestic- returned as barrels or	boxes filled		merino blood; down clothing wool	s, and	
with foreign products under reg			wools of like character with any of the	above,	
8-1	Free.		(including all wools not described or	desig-	
spars, (217.)		20	nated in classes II. and III.,) the va	alue of	
spokes for wheels, (233, T.R., p. 592.)	35	which at the last port or place v	vhence	
stave- and heading-bolts, (761.)	Free.		exported to the U.S., excluding char	ges in	
staves of all kinds, (223.)		10	such port, shall be 30 cts. or less per lb.,	(357 a.)	
tar, (79.)		10	10 cts.	per lb.	
timber, hewn, $t + + + +$, (217.)		20	the same, of greater value, (357 b.)		
sawed for wagon tongues, (222 c	or 234, S. S.,		12 cts.	per lb.	
2570.)		20	all "Class 2," or combing wools, viz.:	Leices-	
squared or sided, $+ + +$, (218.)			ter, Cotswold, Lincolnshire, down co	mbing	
1 et. 1	per cubic ft.		Canada long wools, or other like co	mbing	
used in building wharves, (217.)		20	wools of English blood, usually kno		
unmfd., + + +, (234.)		20	these terms, and all hair of the alpace		
Wood's patent dry or boiler felt, (4	45, Aug. 25,		or other like animals, the value of wh		
1857, Balt.)		30	the last port or place whence exported		
Woods, bar, cr., in sticks, (636.)	Free.		U.S., excluding charges in such por	t, shall	
box, (1798.)	Free.		be 30 cts. or less per lb., (358 a.)		
Brazil and brazilletto, cr., in sticks				per lb.	
	Free.		the same, of greater value. (358 b.)		
cabinet, all unmfd., (818.)	Free.			per lb.	
mfs. of, $+ + +$, (232.)	***	35	all "Class 3," or carpet and similar wool		
campeachy, cr., in sticks, (636.)	Free.		as Donskoi, native South American		
camwood, cr., in sticks, (636.)	Free.		dova, Valparaiso, native Smyrna, and		
cedar, (818.)	Free.	00	of like character, the value of which		
Spanish, so-called, (not cabinet w		20	last port or place whence exported to		
dye, cr., in sticks, (636.)	Free.	10	S., excluding charges in such port, sha	an be 12	
ground or more advanced than c		10	cts. or less per lb., (359 a., S. S., 3007.)	more 15	
ebony, (818.)	Free.			per lb.	
green, cr., in sticks, (636, Oct. 30, 1			the same, of greater value, (359 b.)	non lb	
	Free.		5 Cts.	per lb.	

^{* &}quot;The term 'ship-planking' is understood by the Department to be synonymous with the term 'ship planks,' and to refer to broad pieces of sawed lumber, differing from a board only in being of greater thickness, used in the construction of ships, and bearing different names, according to the part of the ship where applied, such as 'wales,' 'thickstuff,' 'bottom planks,' etc.,' (S. S., 36802, 4347.)

† "The term 'ship-timber,'" (in 734.) "includes only such timber as is evidently to be used for the frame or keel of a vessel or its masts and spars," (S. S., 1655.)

1 Timber squared or sided by hewing (not sawed) dtbl. under 218 at 1 ct. per cubic ft. Timber hewn according to natural taper of the tree, and all unsquared hewn timber under 217, at 20 per cent. ad val., (S. S., 2406.)

^{2406.)}All sawed timber as sawed lumber under 219 a., (S. S., 2431.)
"Where timber is hewn recording to the natural taper of the tree, and is not known in a commercial sense as squared, it should be considered as 'timber hewn,' and dutiable at 20 per ct.," (S. S., 2406.)

§ See S. S., S4, as to inclusion of the packing or balling of Cordova wool in hide covers, in ascertaining the dutiable value.

See Pt. I., 1870, and S. S., 2474, 2730, 2820, 2935, and 2940.

50 25

Per ct. Per et. Wool (continued): Woollens (continued): also all other mfs. of every description, rates to be doubled on any of the above wools + + +, comp. wholly or in part of wstd., or hair, when the same are not impt. in the or animal hair, and not part wool, (363 a.) ordinary condition, or are changed to evade val. not over 30 cts. per lb., (363 b. and f.) the duty, or reduced in value by the admix-10 cts. per lb. and ture of dirt or other foreign substance. Also on wool of first class, if washed; and to be val. over 30 and not over 40 cts., (363 c. and f.) 12 cts. per lb. and trebled on wool of all classes if scoured,* val, over 40, and not over 60 cts., (363 d. and f.) (356, S. S., 457, 2529.) noils, short pieces or knots of wool, classified 18 cts. per lb. and as wool and not as "wool waste," (S. S., 379, val. over 60, and not over 80 cts., (363 e and f.) 24 cts. per lb. and 961.) val. over 80 cts. per lb., (363 g.) same, fine, impt. in the oily state, dtbl. under 357 a., (S. S., 1404; but see also below.)† 35 cts. per lb. and 40 bands set with bells, as mfs. of W., + + +, unsame, of coarse wool, classified as 3d class, (S.S., der 362, (S. S., 3495.) bedsides, made of portions of carpets or carpetallowance in weight for moisture, (S. S., 3454.) ings, are subject to the rates of duty imposed dtbl. value, how determined, (S. S., 4121 and on like carpets and carpetings, (378 c.) 5628 \ beltings, bindings, braids, buttons, or barrel duty cannot be on less than entered value, buttons, or buttons of other forms for tassels (1862, S. S., 3171.) Wools, decrease in weight on voyage considered, or ornaments wholly or ptly. of wool, wstd., 30 cts. per 1b. and 50 (S. S., 4528.) or mohair, (368.) belts, endless, or felts, for paper or printing market value, (S. S., 84, 457, 641, 3449, 3465, 3471.) 20 cts. per lb. and 30 on the skin,t the same rates as on other wools machines, (379) blankets, same duty as above on balmorals. (360.); see also table of percentage weight, post, page 17, of Pt. IV.) braids, etc., the following, to wit. "pickings," (358 a., S. S., 135.) 10 cts. per lb. beltings, Wool-skins from Hawaiia, W. dtbl., (S. S., 3414.) bindings, "Wool-tops," dtbl, at double the rates of scoured braces, W., (356 a., S. S., 4777.) braids. Woollen rags, flocks, mungo, shoddy, and waste, buttons. 10 cts. per lb buttons, barrel-, (361.)buttons of other forms for tassels or orna-WOOLLENS AND MANUFACTURES OF WOOL, viz.: 2 ments. all manufactures, wholly or ptly. of wool of every description, + + +, (362.) cords. cords and tassels, val. not over 80 cts. per lb. dress trimmings, 35 ets. per lb. and 35 fringes. val. over 80 cts. 35 cts. per lb. and 40 galloons, balmoral skirts or skirting, and goods of like gimps, description, or used for like pps., wholly or gorings, ptly. of wool, wstd., or hair, made up or mfd., head nets, exc. knit goods, (366.) suspenders, and 40 cts. per lb. and 35 balmorals, webbings. blankets. wrought by hand or braided by machinery, flannels. made of wool, wstd., or animal hair, or of knit-goods. which these or either of them is a compoknitting-frames, all goods made on. | and nent material, (368.) 30 ets. per lb. and

bunion or corn plasters, proprietary, (99.)

same, not proprietary, (93.)

yarns, woollen and wstd., composed wholly or

ptly. of wool, wstd., or animal hair,

^{*} Section 2912, of the Rev. Stat., (Pt. I. 1874,) still in force, provides that "when wool of different qualities is imported in the same bale, bag, or package, it shall be appraised by the appraiser, to determine the rate of duty to which it shall be subjected, at the average argregate value of the contents of the bale, bag, or package; and when bales of different qualities are embraced in the same invoice at the same prices, whereby the average price shall be reduced more than ten per ct. below the value of the bale of the best quality, the value of the whole shall be appraised according to the value of the bale of the best quality, and no bale, bag, or package shall be liable to a less rate of duty in consequence of being invoiced with wool of lower value."

value."
† The Department did not intend by its letter of the 8th inst., (S. S., 1404.) to abandon, directly or indirectly, the classification of wools by race or blood, but the conclusion arrived at therein was in consequence of the difficulty of deciding in most cases, from the noils, whether they are made, when apparently of class 2, without admixture of wool of the first class, including down-wools, which by the act of March 2, 1867, if of a clothing character, whether in the fleece or in sorts, are of class I., (Feb. 26, 1873, S. S., 1433.)
† Held to include hair of the alpaca, goat, and other like animals, (S. S., 2490.)
§ Section 2902 of the Rev. Statutes, relating to appraisements, provides that "merchandise, being manufactured of wool, or whereof wool shall be a component part, which shall be imported into the United States, in an unfinished condition, shall, in every such appraisal, be estimated to have been at the time of exportation, and place whence the same was imported into the United States, of as great value as if the same had been entirely finished," (see Pt. I., 1864.)

I This includes knit goods made into gloves by hand. (S. S., 2473.) Also worsted hosiery. (S. S., 2927.)

This includes knit goods made into gloves by hand, (S. S., 2473.) Also worsted hosiery, (S. S., 2927.)

Per ct.

40 cts. per lb. and 35

40 cts. per lb. and 35

35 cts. per lb. and 35

35 cts. per lb. and 40

40 cts. per lb. and 35

9 cts. per sq. yd. and 40

9 cts. per sq. yd. and 40

5 cts. per sq. yd. and 35

9 cts per yd. and 40

35 cts. per lb. and 40

10 cts, per lb.

10 cts. per lb.

30 cts. per lb. and 50

Woollens, bunting, (364.) 10 cts. per sq. yd. and 35

calf or cow hair, cloths wholly or ptly. of,

card cloth, as mfs. in part of W_{-} , + + +, under

cardigan jackets, cuffs, etc., knit, same duty as

cassimere, as mfs. in part of W., + + +, under

clothing, ready-made and wearing apparel of

cords and cords and tassels, (see above, "braids.")

covers, made of portions of carpets or carpet-

ings, are subject to the rates of duty imposed

piano, table, etc., embroidered, dtbl. under 362

dress goods, women's and children's, and coat-

linings, Italian cloths, and other goods of like

description, wholly or ptly, of wool, wstd.,

or hair of the alpaca, goat, or other animals,

1. Those composed wholly of either of these

2. The same, having selvedges made wholly or

3 Those composed in part of other materials, val. not over 20 cts. per sq. yd., (365 b.)

 All of the above descriptions of goods, with threads of other materials than wool, wstd.,

changing the classification, (365 e.)

or animal hair introduced for the purpose of

5. All* of the above weighing over 4 oz. per sq.

flannels, same duty as above given on "balmo-

same, pulverized, (361, L. v. M., 3 Bl. C. C., p. 125;

foot-muffs, of dressed sheepskin, wool on, and

fringes, wholly or ptly. of wool, wstd., or hair,

dress-trimmings, (see above, "braids," etc.)

flocks, mungo, shoddy, or waste, (361.)

val. over 20 cts., (365 c.) 7 cts. per sq. yd. and 40

ptly. of other materials, (365 c.)

materials or of a mixture of these exclusively,

as mfs. in part of W., + + +, (April 20, 1865, N. Y. and Jan. 8, 1867, H. & Co.)

costumes, not completed, (366, S. S., 5536.)

on like carpets or carpetings, (378 b.)

every description, wholly or ptly. of wool, wstd., the hair of the alpaca, goat, or other

+++, as on balmorals above.

carpets and carpetings, (see "Carpets.")

cloth gloves, mitts, and mittens, (366.)

animals, except knit goods, (366.)

val. not over 80 cts. per lb.

val. over 80 cts.

as follows, to wit:

all values, (365 d.)

vd., (365 f.)

rals," etc.

(368.)

also T. R., p. 567.)

leather, (463, 822, S. S., 755.)

above on balmorals.

362

cloths, (362.)

* I do not feel quite certain that this provision, in the connection in which it now stands in the law, covers any other than so-called "all-wool" goods. But as it embraced mixed goods in the former law, Congress probably did not intend to change its effects in the new.—Editor.

30

goods," under 365.

shawls, all, (excepting linen, silk, and wool),

10 cts. per lb.

rags, (361.)

SCHEDUL	Æ	(
Per	ct.	1
Woollens (continuea).		ı
even when mfd. several in a piece, but sepa- rated before importation, were under former		l
laws, dtbl. as wearing apparel, (Maillard v. Lawrence, 16 How., 251.)		İ.
broché, (366, S. S., 2838.) 40 cts. per lb. and	35	
camel's hair, cashmere, or India, (366, S. S., 1535.) 40 cts. per lb. and	35	
cotton, with woollen or worsted fringe, (366,	•	
S. S., 2678, 2694.) 40 cts. per lb and	35	
merino, (366, S. S., 2997.) 40 cts. per lb. and	35	
Shetland worsted, (366, May 1, 1867, C. K.) 40 cts. 'per lb. and	35	
of wool, knit, and commercially known as	99	
"woollen shawls," are dtbl. as such, under		1
3 62, (S. S., 5243, 5256,) to wit.:		1
val, not above 80 cts. per lb. 35 cts. per lb. and val. above 80 cts. 35 cts. per lb. and	35	
wool, worsted, and silk, emb., (366, Jan. 28,	40	
1862, N. Y., and Maillard v. Lawrence, 16		
How., 251, S. S., 2821.) 40 cts. per lb. and	35	,
woollen, (362.): val. not over 80 cts. per lb. 35 cts. per lb. and	95	
val. over 80 cts. 35 cts. per 1b. and	35 40	
worsted, alpaca, or goat hair, not knit goods,	-10	
(366, S. S., 5273.) 40 ets. per lb. and	35	
lace, dtbl. under 366, (S. S., 1855, 1871.)	0-	
40 cts. per lb. and shirts, knit, or made on knitting frames:	35	
wholly or partly of W., worsted.or hair, same		
duty as above on "balmorals."		
other ready-made, wholly or partly of wool,	0.5	
worsted or hair, (366.) 40 cts. per lb. and shoddy, (361.) 10 cts. per lb.	35	
shoe-bindings, W., wstd., or hair, (368.)		
30 cts. per lb. and	50	
shoes, arctic, so-called, of rubber and wool, as		
wearing apparel under 367, (S. S., 1530.) 45 cts. per lb. and	40	
felt leather, part wool, as wearing apparel,	10	
(367, Oct. 21, 1864, N. Y.) 45 cts. per lb. and lasting or prunella, (366.) 40 cts. per lb. and	40	
lasting or prunella, (366.) 40 cts. per lb. and	35	
leather and calf-hair felt, (367, S. S., 3011, 3393.) 45 ets. per lb. and	40	
wholly or ptly. of wool, not "outside gar-	10	
ments," (366, Dec. 15, 1866, S. & Bros.)		
40 cts. per lb. and	35	
same, if outside garments for ladies' and children's apparel, (367.) 45 cts. per lb. and	40	
slipper patterns of wool, dtbl. under 362 as mfs. of W. $+ + +$.	30	
stockings knit or made on frames, same duty as above on "balmorals."		
suspenders, wholly or ptly. of W., wstd., or hair,		
	50	
trimmings for dresses, wholly or ptly of W.,	35	
. 7 . 1 (000)	55	
Terry web, or wool elastic webbing, (368, S. S.,		
	50	
vestings, wool, as mfs. of W. $+ + +$ under 362. vests, ready-made, wholly or ptly. of W., wstd.,		
	35	
waste, (361.) 10 cts. per 1b.		
webbings, W., wstd., or hair, wholly or in part, (368.) 30 cts, per lb, and	50	
(368.) 30 cts. per lb. and 3 yarns, W., or wstd, same as above for "balmo-	,0	
rals," etc.		

Per et Works of art, sp. impt., (see "Special Importations") Wormgut, mfd. or not, (714.) Worm-seed, cr., (636.) Free Worsted, all cloaks, overcoats, and other outside garments for ladies and children, and goods of like description, or used for like pps., wholly or ptly. of (except knit-goods,) (367.) 45 cts, per lb, and 40 all mfs. wholly or ptly. of, or of animal hair, and not part wool, +++, (363 a.) val. at not over 30 cts. per 1b., (363 b, and f.) 10 ets. per lb. and 35 val. at over 30, and not over 40 cts., (363 c. 12 cts. per lb. and 35 val. at over 40, and not over 60 cts., (363 d. 18 cts. perlb. and 35 val. at over 60, and not over 80 cts., (363 e. and f.) 24 cts. per lb. and val. at over 80 cts., (363 g.) 35 cts. per lb. and 40 Worsted yarns, duty same as last above articles. and cotton merinos, as dress goods under 365. (See "Woollen dress goods.") and cotton reps, embroidered, duty same as on mfs. of wstd. under 363, (April 20, 1865, N. Y.) and cotton trimmings, (368, April 4, 1867, J. 30 cts. per lb. and 59 and cotton twills, rainbow stripe, printed, as merinos and other dress goods under 365. (See "Woollen dress goods." caps, comforters, etc., made on frames, duty as on above mfs, of wstd, under 363. clothing, ready-made, except knit goods and outside garments for ladies and children. 40 cts. per lb. and 35 knit goods, same duty as on above mfs. of wstd. under 363. lace, for dress trimmings, (368, S. S., 1525.) 30 cts. per lb. and 50 lace shawls, (see "Shawls.") lama points, (366,) 40 cts. per lb. and 35 lapping,* wstd. and flax, as mfs. of wstd. under 363, (July 12, 1859, N. Y.) lastings, ptly, wstd. and not any wool, as mfs. of wstd. under 363, (April 8, 1867, S. L. & Co.) or mohair serges, for lining coats, dtbl. under 365, (S. S., 1813. See "Woollen dress goods.") serges, part wstd. and not part wool, duty same as "Woollen dress goods," under 365, (April 8, 1867, S. L. & Co.) reps. plain and fancy, partly of, dtbl. under 363, (S. S., 1835.) shawls, not knit goods, (366, S. S., 5273.) 40 cts. per lb. and 35 strips of wstd. cloth, emb. with silk for dress trimmings, (368, S. S., 5539.) 30 ets. per lb, and 50 umbrella cloths, dtbl. under 363, as mfs. of worsted, + + +, (S. S., 1583.) webbings, beltings, bindings, braids, galloons, fringes, gimps, cords, cords and tassels, dress trimmings, head-nets, buttons, or barrel-buttons, or buttons of other forms for tassels, or ornaments, wholly or ptly. of wool, wstd., or hair, (368.) 30 cts. per lb. and 10 women's and children's dress goods, and real or imitation Italian cloths, wholly or ptly.

of, (see "dress goods," under "Woollens.")

Linen lap robes, with worsted stripes, held dtbl. under 363, (S. S., 2374.)

[†] This includes elastic webbing of wool or worsted, combined with cotton and rubber, (S. S., 2455.)

Per	ct.	Pei	et.
Wrecks. Merchandise recovered from wrecks		Yarns (continued).	
sunk in United States waters two years and		hemp, (335.)	35
abandoned by owners, may be brought into		jute, (335.)	35
nearest port, under regs., free of duty and		+ + +, (837 b.)	20
without making entry, (828.)		of rabbits' fur, (435, S. S., 2797.)	30
articles taken from wrecks in foreign waters,		wholly or in part of wool, wstd., the hair of the	
and which have been the subject of purchase		alpaca, goat, or other animals, (363, May 13,	
or sale, become merchandise liable to duty on		1871, Com. Cust.) valued at <i>not</i> over 30 cts. per 1b., (363 b. and f.)	
importation, (S. S., 2041.)		10 cts. per lb. and	
X.		valued at over 30, and not over 40 cts., (303 c.	
44.		and f .) 12 cts. per lb. and	
XYLIDINE, coal-tar product, (81, S. S., 5538.)	20	valued at over 40 and not over 60 cts., (363 d.	
Xylonite, or xyolite, a compound of pyroxyline,		and f .) 18 cts. per lb. and	
(105, S. S., 5018.) 50 cts. per lb.		valued at over 60, and not over 80 cts., (363 e.	
same, rolled or in sheets, (105, S. S., 5018.)		and f.) 24 cts. per lb. and	35
60 cts. per lb.		valued at over 80 cts., (363 g.)	
pieces of, cut in the form of, and partially mfd.,		35 cts. per lb. and	40
solely for knife handles, (105, S. S., 809.) 60 cts. per lb. and	25	Yeast cakes, (837 b.)	20
Xylotile, cr. min., + + +, (215.)	20	proprietary, (99.)	50
Aylottic, cr. min., 1 1, (210.)	~0	Yellow berries, for dyeing, (509.) Free.	
Y.		crystals, so styled, mfd. from naphthaline, (82,	
*.		S. S., 523.)	35
YACHTS,* repairs on, in foreign ports, not dtbl.,		Yellow metal, unwrought, (215.)	20
(S. S., 4154.)		or sheathing-metal, not wholly of copper nor	
Yak-laces, wstd., for general use, dtbl. as mfs. of		wholly or in part of iron, ungalvanized, in sheets, 48 inches long and 14 wide, and	
wstd. under 363, (S. S., 4360.)		weighing from 14 to 34 oz. per sq. ft., (194.)	35
Yam flour, as starch, + +, (269, S. S., 3385.)		bolts, copper ch. val., (216.)	45
$2\frac{1}{2}$ cts. per lb.	ĺ	salts of chrome, (92.)	25
Yams, (820.) Free.		bullo of carrolle, (carry	
Yarns, "carpet," so styled, composed of wool			
		_	
waste, cowhair, etc., dtbl. as woollen yarns		Z.	
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.)			
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133,	35	ZAFFER, (821.) Free.	
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.)	35	ZAFFER, (821.) Free. Zante currants, (293.) 1 ct. per lb.	
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.)	35	ZAFFER, (821.) Free. Zante currants, (293.) 1 ct. per lb. Zinc, acetate of, (92.)	25
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.)	35	ZAFFER, (821.) Free. Zante currants, (293.) 1 ct. per lb. Zinc, acetate of, (92.) ashes, (215, S. S., 4990.)	
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.) Free. cotton, (whether single or advanced beyond the	35	ZAFFER, (821.) Free. Zante currants, (293.) 1 ct. per lb. Zinc, acetate of, (92.)	25 20
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waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.) Free. cotton, (whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form,) valued not over 25 cts. per lb., (318 b.)	35	ZAFFER, (821.) Free. Zante currants, (293.) 1 ct. per lb. Zinc, acetate of, (92.) ashes, (215, S. S., 4990.) bromide of, (93.) chloride of, (92, S. S., 4440.)	25 20 25 25
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.) Free. cotton, (whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form,) valued not over 25 cts. per lb., (318 b.)	35	ZAFFER, (821.) Free. Zante currants, (293.) 1 ct. per lb. Zinc, acetate of, (92.) ashes, (215, S. S., 4990.) bromide of, (93.) chloride of, (92, S. S., 4440.) cyanide of, (92.)	25 20 25 25 25 25
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.) Free. cotton, (whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form,) valued not over 25 cts. per lb., (318 b.) 10 cts. per lb. over 25, and not over 40 cts., (318 c.)	35	ZAFFER, (821.) Zante currants, (293.) Zinc, acetate of, (92.) ashes, (215, S. S., 4990.) bromide of, (93.) chloride of, (92., S. S., 4440.) cyanide of, (92.) dust, (see "Indigo auxiliary.") ferro-cyanide of, (92.) iodide of, (92.)	25 20 25 25 25 25
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.) Free. cotton, (whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form,) valued not over 25 cts. per lb., (318 b.) 10 cts. per lb. over 25, and not over 40 cts., (318 c.)	35	ZAFFER, (821.) Zante currants, (293.) Zinc, acetate of, (92.) ashes, (215, S. S., 4990.) bromide of, (93.) chloride of, (92., S. S., 4440.) cyanide of, (92.) dust, (see "Indigo auxiliary.") ferro-cyanide of, (92.) iodide of, (92.) in blocks or pigs, (193 a.) 1½ ct. per lb.	25 20 25 25 25 25
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waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.) Free. cotton, (whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form,) valued not over 25 cts. per lb., (318 b.) 10 cts. per lb. over 25, and not over 40 cts., (318 c.) 20 cts. per lb. over 40, and not over 50 cts., (318 d.) 20 cts. per lb. over 50, and not over 60 cts., (318 f.) 33 cts. per lb. over 60, and not over 70 cts., (318 g.) 38 cts. per lb. over 80 cts., and not over \$1, (318 h.)		ZAFFER, (821.) Zante currants, (293.) Zinc, acetate of, (92.) ashes, (215, S. S., 4990.) bromide of, (93.) chloride of, (92. S. S., 4440.) cyanide of, (92.) dust, (see " Indigo auxiliary.") ferro-cyanide of, (92.) in blocks or pigs, (193 a.) in sheets, (193 b.) lactate of, (92.) mfs. of, (216, Oct. 28, 1857, N. Y.) old worn out, fit only to be remfd., (193 a.) 1½ ct. per lb. 2½ cts. per lb. 1½ ct. per lb. 1½ ct. per lb. 1½ ct. per lb. 1½ ct. per lb. 1½ ct. per lb. 1½ ct. per lb. 1½ ct. per lb. 1½ ct. per lb. pround in oil, (91.) med. prep., (93.) phosphate of, (92.) phosphide of, (92.)	25 20 25 25 25 25 25 25 25 25 25 25 25 25 25
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waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.) Free. cotton, (whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form,) valued not over 25 cts. per lb., (318 b.) 10 cts. per lb. over 25, and not over 40 cts., (318 c.) 15 cts. per lb. over 40, and not over 50 cts., (318 d.) 20 cts. per lb. over 50, and not over 60 cts., (318 e.) 25 cts. per lb. over 60, and not over 70 cts., (318 g.) 38 cts. per lb. over 70, and not over 80 cts., (318 h.) 48 cts. per lb. over \$1, (318 i.) cotton, rule for valuing, (S. S., 3891.)		ZAFFER, (821.) Zante currants, (293.) zinc, acetate of, (92.) ashes, (215, S. S., 4990.) bromide of, (93.) chloride of, (92.) dust, (see "Indigo auxiliary.") ferro-cyanide of, (92.) in blocks or pigs, (193 a.) in sheets, (193 b.) lactate of, (92.) mfs. of, (216, Oct. 28, 1857, N. Y.) old worn out, fit only to be remfd., (193 a.) ground in oil, (91.) med. prep., (93.) phosphate of, (92.) phosphide of, (92.) plates, prep., for engraving, (216, S. S., 4726.) sheathing metal, (194, Oct. 28, 1857, N. Y.)	25 20 25 25 25 25 25 25 25 45 35
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.) Free. cotton, (whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form,) valued not over 25 cts. per lb., (318 b.) 10 cts. per lb. over 25, and not over 40 cts., (318 c.) 15 cts. per lb. over 40, and not over 50 cts., (318 d.) 20 cts. per lb. over 50, and not over 60 cts., (318 e.) 33 cts. per lb. over 60, and not over 70 cts., (318 g.) 38 cts. per lb. over 80 cts., (318 g.) 38 cts. per lb. over 80 cts., and not over \$1, (318 h.) 48 cts. per lb. over \$1, (318 i.) cotton, rule for valuing, (S. S., 3891.) cow and calf hair, as mfs. of hair, + + +, un-		ZAFFER, (821.) Zante currants, (293.) Zinc, acetate of, (92.) ashes, (215, S. S., 4990.) bromide of, (93.) chloride of, (92.) dust, (see "Indigo auxiliary.") ferro-cyanide of, (92.) in blocks or pigs, (193 a.) in sheets, (193 b.) lactate of, (92.) in blocks or pigs, (193 a.) in sheets, (193 b.) lactate of, (92.) odd worn out, fit only to be remfd., (193 a.) ly ct. per lb. 1½ ct. per lb.	25 20 25 25 25 25 25 25 25 25 45 25 45 25 25 25 25 25 25 25 25 25 25 25 25 25
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.) Free. cotton, (whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form,) valued not over 25 cts. per lb., (318 b.) 10 cts. per lb. over 25, and not over 40 cts., (318 c.) 20 cts. per lb. over 40, and not over 50 cts., (318 d.) 20 cts. per lb. over 50, and not over 60 cts., (318 f.) 33 cts. per lb. over 60, and not over 70 cts., (318 g.) 38 cts. per lb. over 70, and not over 80 cts., (318 h.) 48 cts. per lb. over \$1, (318 i.) cotton, rule for valuing, (S. S., 3891.) cow and calf hair, as mfs. of hair, + + +, under 363, (see below.)		ZAFFER, (821.) Zante currants, (293.) zinc, acetate of, (92.) ashes, (215, S. S., 4990.) bromide of, (93.) chloride of, (92.) dust, (see "Indigo auxiliary.") ferro-cyanide of, (92.) in blocks or pigs, (193 a.) lactate of, (92.) mfs. of, (216, Oct. 28, 1857, N. Y.) old worn out, fit only to be remfd., (193 a.) 1½ ct. per lb. 2½ cts. per lb. 1½ ct. per lb. 1½ ct. per lb. 1½ ct. per lb. 1½ ct. per lb. 1½ ct. per lb. 2½ cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 2½ cts. per lb. 2½ ct. per lb.	25 20 25 25 25 25 25 25 25 25 45 25 25 25 25 25 25 25 25 25 25 25 25 25
waste, cowhair, etc., dtbl. as woollen yarns under 363, (S. S., 323.) China-grass, ramie, or sea-grass, (351, S. S., 2133, 3621.) coir, (679, S. S., 3883.) Free. cotton, (whether single or advanced beyond the condition of single, by twisting two or more single yarns together, whether on beams or in bundles, skeins, or cops, or in any other form,) valued not over 25 cts. per lb., (318 b.) 10 cts. per lb. over 25, and not over 40 cts., (318 d.) 20 cts. per lb. over 40, and not over 50 cts., (318 d.) 20 cts. per lb. over 50, and not over 60 cts., (318 e.) 25 cts. per lb. over 60, and not over 70 cts., (318 g.) 33 cts. per lb. over 70, and not over 80 cts., (318 g.) 38 cts. per lb. over 80 cts., and not over \$1, (318 h.) 48 cts. per lb. over \$1, (318 i.) cotton, rule for valuing, (S. S., 3891.) cow and calf hair, as mfs. of hair, + + +, under 363, (see below.) flax and jute, flax ch. val., (335, May 8, 1863,	50	ZAFFER, (821.) Zante currants, (293.) Zinc, acetate of, (92.) ashes, (215, S. S., 4990.) bromide of, (93.) chloride of, (92. S. S., 4440.) cyanide of, (92.) dust, (see "Indigo auxiliary.") ferro-cyanide of, (92.) in blocks or pigs, (193 a.) in sheets, (193 b.) lactate of, (92.) mfs. of, (216, Oct. 28, 1857, N. Y.) old worn out, fit only to be remfd., (193 a.) 1½ ct. per lb. ground in oil, (91.) med. prep., (93.) phosphate of, (92.) plates, prep., for engraving, (216, S. S., 4726.) sheathing metal, (194, Oct. 28, 1857, N. Y.) solution of chloride of, (92.) tannate of, (92.) tannate of, (92.) tannate of, (92.)	25 20 25 25 25 25 25 25 25 45 25 25 25 25 25 25 25 25 25 25 25 25 25
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^{*} A yacht belonging to the Royal Yachting Club of Great Britain, brought to the U. S., on the deck of a vessel, for racing purposes, was not regarded as goods, wares, and merchandise, and therefore not held to be dutiable. Being retained in the U. S., duties accrued subsequently, $(S,S_n,1960.)$

DRAWBACK RATES.*

Alphabetical List of, Established under the Authority of Sections 3019, 3020, AND 3026 OF THE REVISED STATUTES, AND THE ACTS OF FEBRUARY 8 AND MARCH 3, 1875. (See ante, Pt. I, 1978 to 1982, also 2192 and 2206.)

Axes, made from iron and steel by the process of splitting the steel and inserting the iron, 13 cents per pound. Axes and HATCHETS, made by the process of splitting the iron and inserting the steel, same as duty paid. Allow for a quantity of iron equal to the net weight of the exported articles, and a quantity of steel equal to 166 of such net weight.

BAGS, from jute and burlap cloth, same as duty paid. Exported quantity determined by measurement.

Band and Bar Irox, (see Irox.)
Bayoners, made for Colt's patent fire-arm, 7 cents each; made for the Winchester fire-arm, 1,37, cents each; made by E. Remington & Sons, from steel made from imported iron paying ad valorem duty, 2 cents each; and from iron paying a duty of one cent per pound, $1\frac{77}{100}$ cents each.

BLACKING BOXES, from tin plates, same as duty paid. The exported quantity determined by adding to the outside measurement of the box one-fourth of such product.

Bolts, Nuts, and Pivots, from iron, same as duty paid.

BULLETS, leaden, and Shot, same as duty paid.

CANS from tin plates, same as duty paid. The exported quantity determined by measuring the "blanks" before soldering, or by adding one-twentieth to the product of the outside measurement of the completed cans, excepting one-pound cans, for which add 15 per cent. to the outside measurement. Cans, from tin plates, completed, with the exception of soldering (blanks), same as duty paid. The exported quantity determined by a United States weigher.

CARTRIDGES, same as on bullets and gunpowder exported separately.

CASTOR OIL, product of castor seed, 25 cents per gallon.

CASTOR POMACE, product of castor seed, II cents per 100 pounds.

CHAINS, from bar iron, same as duty paid. Add 4 per cent to exported quantity to cover wastage in manufacture.

COPPER, from ore, same as duty paid. COPPER, from block or blister copper, same as duty paid. COPE TUBES, from tin plates, same as duty paid. The exported quantity determined by allowing for each tube a square equal in length to the height of the tube, and in width, to its largest circumference.

CORDAGE, from Manilla hemp, 11/8 cents per pound; from jute hemp, 2/3 cent per pound; of Sisal grass, \(\frac{2}{3}\) cent per pound; from New Zealand flax, \(\frac{2}{3}\) cent per pound; tarred Russia, \(\frac{15}{15}\) cent per pound.

Dressed Skins, from raw, same as duty paid.

FISH PLATES, from iron, same as duty paid. Add 12 per cent. to exported weight to cover wastage in manufacture.

FLOUR, from wheat which paid a duty of 20 cents per bushel, 75 cents per barrel.

GLAZIERS' POINTS, product of sheet zinc, same as duty paid.

GUNPOWDER, from saltpetre which paid a duty of 2 cents per pound: American Sporting 1_{100}^{69} cents per pound; U.S. Government, 1_{100}^{69} cents per pound; Shipping and Mining, 1_{10}^{69} cents per pound.

GUNPOWDER, from saltpetre which paid a duty of 1 cent per pound: American Sporting, 8 cent per pound; U. S. Government, \(\frac{8}{10}\) cent per pound; Shipping and Mining, \(\frac{7}{10}\) cent per pound.

Guns, Gatling: 42 calibre and 10 barrels, \$7.03 each gun; 42 calibre and 6 barrels, \$5.00 each gun; § 5 calibre and 10 barrels, \$9.00 each gun; 1 inch calibre and 10 barrels, \$11.73 each gun.

Gun-systems, made for Colt's patent fire-arms, $14\frac{42}{100}$ cents each.

Gun-systems, made by E. Remington & Sons, from iron and steel: For the iron, 5_{700}^{+} cents each; for the steel, when imported as such, $3\frac{3}{4}$ cents each; for the steel, made from imported iron, $1\frac{31}{100}$ cents each. Gun-systems, made for the Peabody fire-arm, $7\frac{29}{100}$ cents each.

Gun Trimmings, made for Colt's patent fire-arm, $6\frac{8}{10}$ cents each arm. Gun Trimmings, made by E. Remington & Sons For the iron, $1\frac{54}{100}$ cents each gun; for the steel, when imported as such, $\frac{3}{4}$ cent each gun; for the steel, made from imported iron, dent each gun.

GUN TRIMMINGS, made for the Peabody fire-arm, $1\frac{74}{100}$ cents each arm.

Gun Trimmings and Systems, for the Winchester fire-arm, 82 cents each arm.

GUN TRIMMINGS and SYSTEMS, made for the Martini Henry rifle, same as duty paid. The quantity of material used in the manufacture shall be determined by allowing for each receiver, $3\frac{6.6}{100}$ pounds steel; for each block, 1 pound iron; for each guard, 1 pound iron; for each lever, $\frac{8}{100}$ pound iron; for each set of bands, $\frac{4.5}{100}$ pound iron; for each light base, $\frac{1}{4}$ pound iron; for each butt plate, $\frac{1}{2}$ pound iron; for each bayonet, $1\frac{8.4}{100}$ pounds iron.

HANDLES and Nozzles, made from sheet zinc and attached to tin cans (when tagger's tin is also used in making such nozzles), 27 cents per 100 cans; when tagger's tin is not used,

25 cents per 100 cans.

HANDLES, made from sheet zinc, and attached to tin cans, without above-described nozzles, 16 cents per 100 cans.

HATCHETS, (see AXES and HATCHETS.)

Hoop Iron and Horseshoe Iron, (see Iron.)

HUNGARIAN NAILS, same as tacks.

Iron, band, bar, horseshoe, hoop, railroad, rod, scroll. Wholly from imported scrap iron, same as duty paid. To cover wastage in manufacture, add 25 per cent. to exported weight when exclusively old scrap iron was used, and 12 per cent. only if part of the material was new scrap iron.

LANTERNS, from tin plates, same as duty paid. Quantity determined by the measurement of

the pieces composing such lanterns before they are put together.

LEAD PIPE, same as duty paid. LEATHER, sole, from hides, same as duty paid.

LINSEED OIL, 64 cents per gallon.

LOCOMOTIVE TIES, from imported steel, same as duty paid. Add 2 per cent. to exported weight

to cover wastage in manufacture.

NAILS, cut, from sheet and plate iron, 11 cents per pound; horseshoe, from slit iron rods, same as duty paid; Hungarian, same as tacks; cut, from scrap iron, same as duty paid. To cover wastage in manufacture, add 25 per cent. to exported weight when exclusively old scrap iron was used, and 12 per cent. only if part of the material was new scrap iron.

NAIL Rods, rolled from iron, same as duty paid. Add 9 per cent. to the exported weight to cover wastage in manufacture; slit, from iron, same as duty paid. Add 3 per cent. to exported weight to cover wastage.

NEW ENGLAND RUM, (see Rum.)
NOZZLES, made from tin plates, same as duty paid; flat screw tops, from sheet zinc, attached to tin cans, 9 cents per 100 cans.

OIL, (see LINSEED and CASTOR.)

PACKING, from jute yarn, same as duty paid.

PLATES, tack, same as duty paid.
PLATES, fish and robe, (see FISH PLATES and ROBE PLATES.)

PIPE, lead, (see LEAD.)

PISTOLS, Colt's navy or belt, $11\frac{64}{100}$ cents each.

PIVOTS, (see BOLTS.)

POMACE, (see CASTOR.)

RAILROAD IRON, (see IRON.)

RICE, cleaned from paddy rice, 12 cents per lb.; cleaned from rough rice, 21 cents per lb.

RIFLES, (see GUN SYSTEMS and TRIMMINGS.)

RIFLE BARRELS, from bar steel and from barrel moulds, same as duty paid.

ROBE PLATES, from goat skins, same as duty paid. The number of skins used determined by inspection of the exported plates.

Rod Iron, (see Iron.)
Rum, New England, 615 cents per gallon.

SALT, fine, 8 cents per 100 pounds. SALTPETRE, refined from crude, ⁹⁵/₁₀₅ cent per pound.

Screws, wood, (see Wood Screws.) Scroll Iron, (see Iron.)

SCYTHES, manufactured by Hubbart, Blake & Co., of West Waterville, Maine: Light grass, 45 cents per dozen; heavy St. John, 651 cents per dozen; grain, 835 cents per dozen.

SHANKS, from steel, same as duty paid.

SHEET LEAD, from pig lead, same as duty paid.

Shooks, from staves, same as duty paid.

SHOT, (see BULLETS.)

SHOVELS and SPADES, chiefly of steel, 80 cts. per doz.; chiefly of iron, 50 cts. per doz.

Skins, dressed, (see Dressed Skins.)

SOLDER, used in making tin cans, 16 cents per 100 cans of 5 gallons capacity, and in proportion for cans of less capacity.

SOLE LEATHER, (see LEATHER.)

Sugar, refined from raw sugar: Loaf, cut-loaf, crushed, granulated, and powdered, dried, 319,100 cents per pound; white coffee sugar, undried, and above No. 20, Dutch standard color, $2_{100}^{5.8}$ cents per pound; all grades of coffee sugar, No. 20, Dutch standard, and below in color, 2_{100}^{+8} cents per pound. Sugar, refined from melado, on which a duty was paid of 1½ cents per pound, and 25 per cent. in addition thereto, same as sugar refined from raw sugar; refined from molasses, 11

Syrup, from sugar, 61 cents per gallon; from melado, on which a duty was paid of 11 cents per pound, and 25 per cent. in addition thereto, $5\frac{5}{5}$ cents per gallon; from molasses, 5 cents per gallon.

TACKS, from bar iron, same as duty paid. Add 14 per cent. to exported quantity to cover wastage in manufacture.

TIN CANS, (see CANS.)

WIRE, telegraph, from iron rods, same as duty paid; from steel, for bridges, same as duty paid. WIRE, finer than telegraph wire, from iron bars and rods, same as duty paid. To cover wastagein manufacture, add to export weight the following percentage:

	1		
Size of the wire by the wire gauge.	Percentage to be added to weight of wire made from imported rods. Percentage to be added to weight of wire made from imported bars.	Size of the wire by the wire gauge.	Percentage to be added to welgited wire made from imported rods. Percentage to be added to weight of weight of wire made from imported bars.
1, and coarser,	2.7 10.7 2.9 10.9 3.1 11.1 3.3 11.3 3.5 11.5 3.7 11.8 4. 12.1 4.3 12.4 4.6 12.7 4.9 13. 5.2 13.4 5.5 13.8 5.9 14.2 6.3 14.6 6.7 15. 7.1 15.4 7.4 15.7 7.7 16. 8. 16.3 8.3 16.7	21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40,	8.6 17. 8.9 17.3 9.2 17.6 10.4 19.3 10.8 19.6 11.2 20.2 11.9 20.6 12.2 20.9 12.5 21.2 12.8 21.5 13.2 21.8 13.5 22.2 13.8 22.6 14.1 23. 16. 25.2 16.8 26. 17.6 26.8 18.4 27.6 19.2 28.4

Sizes designated by fractional numbers to be treated as those designated by the next smaller integral

WIRE, manufactured by the American Screw Company of Providence, R. I., same as duty paid Wood Screws, from iron, same as duty paid. Add 50 per cent, to exported weight to cover wastage in manufacture.

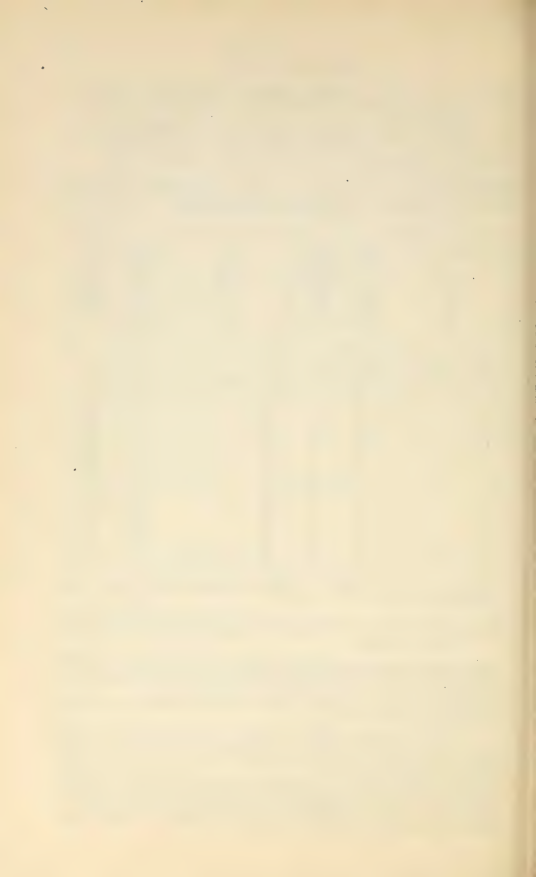
In those cases where a discriminating duty has been paid under the provisions of Section 2501 of the Revised Statutes, the drawback allowed shall bear the same relation to that duty as the usual allowance bears to the ordinary duty. All of the foregoing, except the drawback on refined sugars, shall be subject to the usual 10 per cent. retention.

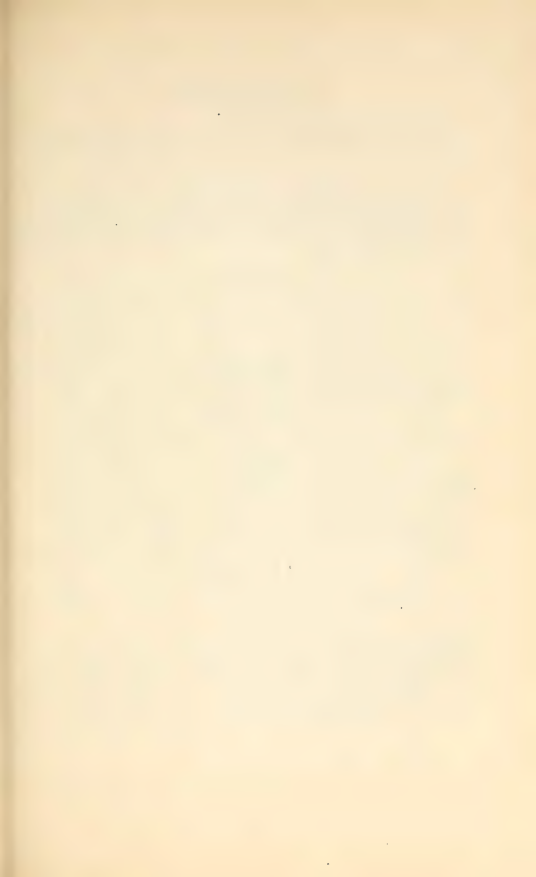
The drawback on refined sugars shall be subject to a retention of 1 per cent., as required by

Section 3, of the Act of March 3, 1875.

On the exportation of sirup resulting from the refining of imported molasses, upon which the duty of four cents per gallon, prescribed by the tariff of March 3, 1883, has been paid, a drawback will be allowed at the rate of three and two-tenths (3°_{10}) cents per gallon, less the legal retention of ten per centum. (S. S., 5750.)

Such of the rates of drawback prescribed under the old tariff as are specific, and relate to articles manufactured from materials upon which the duty is changed by the new tariff, are hereby revoked. Exportations of articles which were subject to rates of the above description will, therefore, be reported to the Department in accordance with the provisions of Article 828 of the General Regulations for the establishment of new rates. (Treasury Circular, July 7, 1883.)





(S. S., 6191.)

BOTTLES-CAPACITY OF BRANDY, ALE, BEER, AND PORTER.

TREASURY DEPARTMENT, February 21, 1884.

The following table, exhibiting the average gauge of the principal brands of brandy, ale, beer, and porter bottles, therein mentioned, imported into the United States, may be followed by customs officers, unless actual gauge shall show a different result.

ALES, &c.

Titles.	By whom bottled, &c.	Quarts.	Pints.	Kind of bottles, &c.
		Gills.	Gills.	
Algoria ala	Jeffreys		3.239	Stone bottles.
Alsop's ale	Patterson & Hibbert, E. & J. Burke		3.29	In glass. Imp. pts in glass.
Do	Cameron & Saunders	6.625	$\frac{4}{3}.200$	Do.
Barclay & Perkins's stout	Patterson & Hibbert	0,020	3.31	Do.
Barclay & Perkins's best stout	Candler & Son	6	3.200	Do.
Bass ale	Вунss	6.370	3	Do.
Do	Dankes	6,666	3	Do.
Do	Patterson & Hibbert		3.29	Do.
Do,	E. & J. Burke M. B. Foster & Sous	0	3.121 3.140	Do. Wines.
Do	Do.		3.136	Champagnes.
Bass & Co.'s ale	R. Porter & Co		3.200	In glass.
Do	Candler & Son	6	3.150	Do.
Do	T. B. Hall & Co		3	Do.
Do	Ihlers & Bell		3	Do.
Do	Wheeler & Co		3	Do.
Bass & Co.'s pale ale	T. P. Griffin		3	Do.
Bass ale	James Gate, Dublin	0.00	3.21	Do.
Bass porter	Byass	6.89 6.330	3.46 3.125	Do. Do.
Do.	Barclay & Perkins	6.330	3.088	Do.
Bremen export Brauerei St. Pauli	Datelay & I Challes	5.830	2.54	Do.
D'Arcy's Dublin extra stout	P. Redmond & Co	6	3	Do.
Guinness's stout	Dankes	6.666	3.288	Champagnes.
Do	Jeffrevs	6.666	3.175	La glass.
Do	E. & J. Burke	6	3.121	Do.
Guinness's extra stout	M. B. Foster & Sons	6,666	3.208	Do.
	R. P. Atkins & Co	******	2.97	Do.
Do	P. Redmond & Co Jas, McCullogh, Son & Co	6.670	3.180	Do. Do.
Do	W. Edmonds & Co		3	I)o.
Guinness's French champagne	Do.		3.285	Do.
Guinness's extra stout	T. B. Hall & Co	******	3	10.
Do	Ihlers & Bell		3	D 1,
Do	Wheeler & Co		3	Do.
India pale al	Jeffreys	*** ***	3	Do,
Muir & Sons' sparkling Edinburgh ale	Noise & Same	******	3 3 083	Do.
McCulogh's extra Dublin stout	Muir & Sons	6,670	3.180	In stone. In glass,
McEwan's Edinburgh ale	McEwan	0.070	3	In stone.
Tenant's XXX stout	J. & R. Tenant		3.132	In glass.
Tenant's pale ale	Do	6.354	3.132	Do.
Tenant's sparkling ale, No. 3	_ Do		3.083	In stone jugs.
R. Younger & Co.'s sparkling ale	R. Younger & Co		3.083	In stone.
Wm. Younger & Co.'s sparkling ale	Wm. Younger & Co	• • • • • • • • • • • • • • • • • • • •	3.083	Do.

BRANDY IN BOTTLES, &c.

ALPHABETICAL LIST.

Brands.	Places of shipment.	Gallons per dozen.	Gills per bottle.
Arbom, Marett & Co	Cognac	21/4	
Barnet & Fils	Ďo,	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
Bellot & Co., J	Do	21/4	
Bisquit, Dubouche & Co	Do	2 3/8	
Brandenberg Freres	Do	2 3/8	
Castillo, J. D. & R	Do	2 13	
Cavalier Freres,	Do	2 14	
Comandon & Co	Do	2 32	
Czuba & Co., W. II.	Do	2 3%	
De Laage, Fils & Co	Do	2 3%	
Dessandier & Co., F.	Do	2 3%	
Domay, J. V.	London	2 3/8	
Lucien, Foucand & Co			
Dubois & Co., E. M	Cognac	2 3/8	
Dubois, Freres & Cayman	Do	2 %	
Dulary & Co., J. E	Do	2 14	
Emanuel, Paul Etienne, Pere & Fils, Paul	Do St. Peray	9 34	
Fic, Mestreaux & Co	Cognac	2 32	
Fouchez, Fils & Co	Do	213	
Fouchez & Co., L.	Do	2 33	
Furland & Co., L	Do	2 3%	
Gautier Freres	Charente	2 1/1	
Gerin, E	Cognac	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
Hennesy & Co., Jas.	Do	2 3/8	1
Hine & Co., Thos	Do	2 38	
La Cave & Co., Geo	Do	2 %	
Lanonde Freres	Do	2 3 3 4 4 2 3 3 4 4 2 3 3 4 4 2 3 3 4 4 2 3 5 1 6	1
Marteau & Co.	Do	212	
Martell & Co	Do	2 32	
Mestrezat & Co	Do	2 3%	
Monnie & Co., J. Denis Henry	Do	2 5-16	
Mounier & Co., Henry	Do	2 3/8	
Otard, Dupuy & Co	Do	2 3/3	
Pinet, Castillon & Co	Do	21/4	
Prunier, P	Do	9 12 12 12 12 12 12 12 12 12 12 12 12 12	
Renny, Martin & Co., E	Do	2 %	
Renault & Co.	Do	2 %	
Reveire, Gardiat & Co	Do Do	2 38	
Robin & Co., Jules Rouver, Guillet & Co	Do	217	
Roullet & Delamain	Do	21%	
Do,	Do	2 3%	
Roy, Auguste.	Do	2 3%	
Sayer & Co., Geo	Do	2 3/8	
Sazerac de Forge & Fils	Do	2 3/3	
Sorin, J	Do	2 3/8	
The Vine Growers' Co., Jules Duret, Manager	Do	0.77	6 1/8
The Vineyard Proprietors' Co	Do	2 3/8 2 3/8 2 3/8 2 3/8	
Tricoche & Co	Do	2 38	
Von Briand, I	Do	2 /8	

To test the general accuracy of these gauges, frequent actual measurements should be made at the different ports. Actual gauge, however, will be allowed only when applied for prior to delivery of the merchandise, or when the customs officers shall ascertain that the average gauge differs from the actual gauge.

The Department's circular of April 7, 1876, relating to the average gauge of certain bottles is hereby revoked.

CHAS. J. FOLGER,

Secretary.

To Collectors of Customs and others.

STATISTICAL SCHEDULE.

(Suggested by Mr. E. O. Stratton, of the New York Custom House.)

Alphabetical list of imported goods (other than those paying Specific Duties, in whole or in part*) on which the Units of Quantity are prescribed for Statistical Reports in "Schedule E," issued by the U.S. Treasury Department, July 6th, 1883 (S. S. 5798), and later instructions.

The +++ stand for "not enumerated or otherwise provided for."

N. B.—The place and date of each invoice should be stated in entry.

A	Class l			Unit of Quan-		No. in lule E.		Unit of Quan-
Sit Acoite	Free.	Dtbl.		tity.	Free.	Dtbl.		tity.
514			Α.		97	******		
1025 Albata unmfd 1b 114 1058 Berzine, oil 116					175	555	Same, advanced, etc	15
58	96	1025	Albata unmfd			1223	Beeswax	lb.
100			Alizarine, artfl	lb.		1058	Benzine, oil	gal.
111						1058	Benzole oil	
111				lb.	97		Berries, cr., all not edible	gai.
10			Amber, gum	lb.			+ + +	
1071		474 9	Ambergris				Same, advanced, etc	1h
Aniline arseniate								
1057 Animal oils and combinations of gal. 208 Bone-black and char. Ib. Brize scoper. Ib. Brize scoper. Ib. Brize scoper. Ib. Brize scoper. Ib. Bone-black and char. Ib. Brize scoper. Ib.	61			lb.		*****	Bleaching powder	
A		1057		Ton.	208	1340		
A-8 431	*****	1007		gal.	208			
348	4-8	431	Animals (cattle, hogs,	_			Bones, cr	1b.
Annatio and extracts of 180	2/19				1			
180								
105			Anthracite coal	Ton.			Brimstone $+ + + \dots$	Ton.
Antimony, ore, cr. sul					334			1h
Description Description				10.	105			
No. Parties			phide of				Buckwheat	bush.‡
112			Antimony, tartrate					lb.
Argentane, unmfd					31		+++	
97		******	Argal or argol	lb.			Buds, advanced, etc	
Decorate Company Company Decorate				1b.	97	******		
198	91					555		
Arseniate of aniline		555	Aromatic seeds, not cr					
Arsenic Ib.					150	******	Burgundy pitch	16.
Arsenic sulphide								
113							C.	
Balsam floor or steel, at 35 per cent 1b. 26 26 28 says or cassada 1b. 26 27 cent 27 cent 28 28 28 28 28 28 28					189		Cacao er leaves and	
B.	110	******	Ashirina guii	10.	1.(/2)		shells of	lb.
Same			70				Camphor gum, cr	
Salog Baling hoops of iron or steel, at 35 per cent 1b. 26 Carboys, American mf. retd No. 1283-92 Carpets, carpeting all per cent No. Casks, Amer. mf, retd No. 1283-92 Carpets, carpeting all per cent No. Cassia buds, ung'd 1b. 1b. 1084-1 Cassia vera, ung'd 1b. 1b. 1084-1 Cassia vera, ung'd 1b. 1b. 1084-1 Castile vera, ung'd 1b. 1b. 1084-1 Castile vera, ung'd 1b. 1b. 1084-1 Castile vera, ung'd 1b. 10			В,		98	696		
Steel, at 35 per cent. Ib. 26		840	Baling hoops of iron or				Carbon, animal manure	Ton.
Til	70		steel, at 35 per cent		26			No
T2						1283-92	Carpets and carpeting. all	
To-5	72		Balsam Peru	lb.			Carpets, carpeting at 40	
To-5			Balsam storax or styrax		96		per cent	sq. yd.
Mark Bark hemlock ext lb 365 Cassia, ung'd lb lb 364 Cassia buds, ung'd lb lb 364 Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb Cassia buds, ung'd lb lb lb lb lb lb lb l		******	Balsams, all crude					lb.
Total Baryta sulphate Ba			Bark, hemlock, ext	lb.	365		Cassia, ung'd	lb.
Used in mf. of quinine Ib. Store St			Barks, cr. + + +					
26	76	******		1b.				
25	26		Barrels, American mf.,	1	85		Castor or castoreum	lb.
empty	05		Rurrels Amer mf motel	110.		497		
484 Baryta sulphate 1b. land, and all other bbl.	20	******		No.				110.
484 Barytes 1b. 106 Chamomile flowers 1b.			Baryta sulphate	1b.			land, and all other	
			,					

^{*} Goods subject to specific duties, either in whole or in part, are omitted, because the quantities are necessarily given in the invoice or entry, which thus furnish the required information.

† Of 60 lbs.

Class l			Unit of	Class I			Unit of Quan-
Free.	Dtbl.		Quan- tity.	Free.	Dtbl.		tity.
133	1064	Chinese nut oil	gal. lb.	97		Fibre	kind of.
*****	806 806	Chromate of iron	Ton.		555	Fibres, dried, not cr	lb.
366		Cinnamon and chips of	lb.		626	Fibres, vegetable	kind.
134 88		Civet, cr	OZ.	402		Firebrick	No. Cord.
179 367	******	Cliffstone, unmfd	Ton.	214-21	******	Fish, fresh + + +	lb.
368 180		Clove stems	lb. Ton.	217 225	******	Fish, dried or smoked	lb.
	1058	Coal-tar, oils and similar		216)			(1)
89		products of Cobalt, ore of	gal. lb.	218 220 }	*****	Fish, pickled or salted	{ lb; or
89	491	Cobalt, as min, arsenic	lb. lb.	222 226			(bbl.†
91	574	Cochineal	lb.	228 228		Fish bladders	lb.
184	074	Cocoa butter	lb. cwt.	*****	499	Fish sounds	lb. lb.
182	*****	Cocoa, cr., leaves and shells of	16.	322	1056	Fish oil	gal.
358 321		Cocoons	lb. gal.		683 696	Flax yarns	lb.
	1052-3	Cod-liver oil	gal.	109		Flowers, cr. + + + +	yd.
183 184		Coffee Coir and cocoa fibre	lb. cwt.	******	1018	Freestone, hewn, dressed, or polished	
185	573	Coir yarn	lb. Ton.	97		Fruits, not edible, cr.	
154	1340	Colors, $+ + + + \dots$	lb.&k'd lb.		555 1071	Fruits, not cr	lb.
114		Columbo root, cr	lb.	99	555	Fusel oil	Ton.
******	583 583	Copper bottoms	lb,				
	583 583	Copper pipes	lb.			G.	
	583	Copper rolled plates	lb.			G	,,
	584 583	Copper sheathing	lb.	117	******	Gambier gum	lb.
176	605-12	Copper, sub-acetate of Cotton cloth at 40 per cent.*	lb. sq. yd.		500	Gelatine and all similar	lb.
	595	Cotton thread, yarn, warps		155		Gentian root, cr	1b.
	840	or warp-yarn, at 50 per ct. Cotton ties, iron or steel	lb.		1025 736	German silver, unmfd Ginger ale or beer	doz.bot.
190 114		Cotton, unmfd Cowriegum	lb.	369	******	Glass and glassware:	lb.
92 93		Cryolite	Ton.			Bottles, vials, demi-	vessels y from
94		Cudbear	1b.		738	johns, carboys and jars, bottles cont.	fre
116		Currency, kind of and rate. Cutch gum	lb.		100	sparkling wines, bran- dy or other spirituous	ely (sel
95 211		Cuttlefish bone Cyanite	lb. Ton.			liquors + +	ies ten
		o j watto	1011.		739	bottles and vials, empty, filled (exclu-	seprit
		D.			740	sive of contents)	E-d-F
114	1058	Dammargu.n	lb.			Green and colored glass bottles, vials, demi-	nd c
96		Dead oil	gal. lb.		742	johns and carboys (covered or uncov'd),	Values and quantities of v to be stated separately those of their contents.
97		Dried insects, not edible, er. + + +			142	pickle or preserve- jars, filled, exclusive	lue hose
98 to 101	555	Dried insects, not cr	Ton.			of contents	Va
	515	Dyewoods, ext. and de-				Articles of glass, cut, engraved, painted, col-	
		coctions of	Ib.		743	ored, printed, stained, silver d, or gilded (not	
		E.		******	/40	including plate-glass,	None
196		Eggs	doz.			silvered, or looking- glass plates)	None req.
359 323		Eggs, silkworm's	lb.		744	Plain, moulded, or pressed, flint or lime-	
102	1073	Ergot	lb.		111	glassware + + + Porcelain and Bohe-	
1	1075	nations of + + +	lb.&k'd			mian glass, chemical	
97	555	Excrescences, er. + + + Excrescences, not cr			746	glassware, painted glassware and stain'd	
						glass	64
		F.			771	which glass shall be the component mate-	
197		Fans, common palm-leaf.	doz.	******	//1	rial of chief value	
190	******	Farina	lb.			(+ + +	1

Class	No. in ule E.		Unit of Quan-		No. in lule E.		Unit of Quan-
Free.	Dtbl.		tity.	Free.	Dtbl.		tity.
97	544 772 773 555 772	Glauber salts	lb. lb. lb. kind.	156 	989 697 515	Licorice root, cr Lime. Lime, chloride of. Lime, citrate of. Lime, sulphate of, ung'd. Linoleum Logwood, cr Logwood, extr. and decoctions.	lb. bbl. lb. lb. Ton. sq. yds. Ton.
210 121	779	Grease + + +GuanoGums and gum resins, cr.	lb. Ton.			M.	
266 336		Gutta-percha, cr	lb.&k'd lb. Ton.	200 370 137 136 138		Macaroni	lb. lb. lb. lb.
253-4-5 380 97	481 684	Hair, all	lb. Cord. lb. lb.	138 140 141 142 213 279		of	lb. lb. lb. lb. Ton.
5 6-10	555 428 840	Sume, not er	No. No. lb. No.	114 167 143 420	519	Mastic gum	lb. lb. gal. gal. gal.
	429	HorsesI.	No.	•97	555	Mosses, not edible. cr. + + + Same. not cr.	8444
265 267		IceIndia rubber, cr. and mfs.	Ton.	136		Munjeet, or Indian madder, ext. of	lb.
122 123 97	503 504	of Indigo	1b. 1b. 1b. 1b. 1b.	144	1050	Musk, er. in nat. pod N.	OZ.
124 125 157	555 818 818	cr. + + + +	lb. lb. lb.	371 97 145	1058 1074 545 555	Naphtha oil Neat's-foot oil Nitre cake, cr. or ref. Nutmegs Nuts, not edible, cr. +++ Sume, not cr. Nux vomica	gal. gal. lb. lb.
	806 818 818	Iron chromate	lb. Ton. lb. lb.		!	O.	
270 271 270	1341 1340	Isinglass Ivory, animal Ivory, vegetable Ivory ball blocks Ivory bone-black	lb. lb. lb. lb. lb.	286 287 288to320	696 697	OakumOil-cake Oil-cloth foundationOils, + + †	cwt. lb. yd. yd. lb.
127 328	685	J. Jalap Junk, old	lb.		1058 1057 1058	Oils and similar products of coal tar Oils, animal and combinations of +++ Oils, benzine	gal. gal. gal. gal. gal.
	000	K.	lb.	307 321-2	1058	Oils, benzole Oil, eivet Oil, cod-liver, whale, and fish	oz. E
211 211 92 211		Kainite Kieserite Kryolith Kyanite	Ton. Ton. Ton. Ton.		1052-3 1058 1073 1056	Oils, cod-liver	gal. gal. lb gal. sto pe state
128 129		L. Lac, cr Lac dye	lb.		1067 1071 1058	Oils, fixed or expr'd, and combinations of, +++ Oil, fusel	gal. 5
275 109	715	Leather, old scraps Leaves, cr. + + Lemons, at 20 per cent	lb. lb. M.		1054 1064 1065	Oils, Neat's-foot Oils, nut, Chinese Oils, olive	gal. gal. gal.
97	555	Lichens, not edible, cr.		318	1066 1055	Oil, attar of roses Oils, salad Oils, seal	gal.

Class Sched			Unit of Quan-		No in ule E.		Unit of Quan-
Free.	Dtbl.		tity.	Free.	Dtbl.		tity.
323	1056 1065 522 721 806	Oils, whale, +++ Olive oil Opium, ext. of, aqueous Oranges at 20 per cent Ore, chromic Ores, emery	gal. lb. M. Ton. cwt.	356 348 349 350		Seeds, all +++ exc. med. Seed, anise and anise-star. cana "y caraway and cori- ander cardamom	lb. lb bush. lb. lb.
326 63 67 157		Ores, tin Orleans, and exts. of Orpiment Orris root cr	cwt. lb. lb. lb.	352 352 352 353 354 97		cummin fenugreek fennel mustard sugar-beet Seeds, of morbid growth, not edible, cr. +	lb. lb. lb. lb. lb.
417	1340 1245	Paddy, Hawaiian Paints, y + + Palings, wood Palm-leaf fans	lb. lb. k'd M. doz.	97	555 555	Sunc, not crude Seeds, aromatic, not edi- ble, cr. + + +	
331	1108 1107 1116	Paper materials Paper, printing, sized Paper, printing, unsized. Paper pulp, dried Paper waste	1b. 1b. 1b. 1b.	355 108 	1152 430	Seeds, worm	lb. lb. lb. lb. No.
332 418 419 419 372	1216	Paraffine. Peanuts, Hawaiian, shell ed or not Pease Pepper, all kinds	lb. lb. Bush.*	119	699 1154 1154 1155	Sheetings, linen	yd, Ib, Ib, Ib, Ib,
934 212	1245	Pewter, old for re-mf Phosphates, for manure, er or native Pickets, wood	lb. lb. Ton.		1155 1155 1155 1155 11 6	Silk, single in gum	1b, 1b, 1b, 1b,
274 150 	1191 1193	Pimento Pitch, Burgundy Pitch, of eoal tar Pitch, of wood Plaster of Paris, ung'd	lb. lb. bbl. bbl. Ton,	361 360	1150 1152 1153	Silk floss in gum	1b. 1b. 1b. 1b.
887 889	1121 527	Plaster Paris	Ton. lb. ewt.	858 861 859		Silk cocoons	lb. lb. lb. kind.
151	528 531 537	fused. Potash, caustic Potash, cr Potash, muriate Potash, sulphate	1b. 1b. 1b. 1b. 1b.	248 164	1171-2 1170	fur or leather	kind. lb. lb.
341	1107-8 1116 	Print'g paper, see "Paper." Pulp, paper, dried Pulu	lb. lb. ewt.	375	827 827 8 7	nitrate cr. Spices all ung and	lb. lb. lb. lb.
152 153	1041	Q. Quicksilver Quinine, sulphate of Quinine, salts of	lb. oz. oz.		827 827t 5835 835	Steel blanks, at 45 per cent Steel ingots, at 45 per cent Steel, cogged ingots, at 45 per cent	1b. 1b
330	1134	R. RagsRags, 10 per cent	lb. 1b.		836 844 844 844 867	Steel castings, at 45 per ct. Steel hoops, at 45 per ct. Steel bands, at 45 per ct. Steel strips at 45 per ct. Steel plates at 45 per ct.	lh. lb. lb. lb. lb.
406 158 415–16		Railroad ties Rhubarb root, cr Rice, Hawaiian Robes, emb'd, cloth of †	No. lb. lb. val&yd	97	867 555 1018	Steel sheets at 45 per et Stems not edible.cr.+++ Stme, not er Stones.free-hewn dres'd,	16
63 201 160 107		Robes, emb'y of, separate† Rocou, and exts. of Root flour Roots, er, + + + Rose leaves	val. lb. lb. lb. lb.		1018 1018	or polished	
202 163	1066	Sago and sago flour	lb.	176 421-23	378	ble hewn, dressed, or polished	Ton. lb. lb. lb.
******	1142 1143 545 1018	Salad oils	gal. lb. lb. lb.	167 336 64	1187 1190 	Sugar candy Sugar drainings Sugar of milk Sulphate of lime, ung'd Sulphide of antimony ore	lb. lb. Ton.
159 118	1055	or polished Sarsaparilla root, cr Scammony, or resin of Seal oil	lb. lb. gal.	168 169	549	er Sulphur lae or precip Sulphur or brimst'e + + + + Sumae, ext	lb. lb. Ton. lb.

^{*} Of 60 lbs.
† The value and yards of the cloth, and the value of the embroidery, are required to be stated separately.

	No. in lule E.	٠.	Unit of Quan-		No. in lule E.		Unit of Quan-
Free.	Dtbl.		tity.	Free.	Dtbl.		tity.
424 203	874 1192 1193	T. Taggers' tin Tallow, Hawaiian Tapioca Tar of coal Tar of coad	lb. lb. lb. bbl.	176 200	555	Vegetables, not crude Verdigris Vermicelli	1b. 1b.
382 386 117 387 387 326	1193 552 552 552 1227-8 874 1203	Tar, of wood. Tartar, crude Tartar emetic Tartrate of antimony Tea Tera alba aluminous Terra japonica, gum Timber, 20 per cent Tin Tin Tin ore Tin, taggers' Tobacco, stems, unmfd, +++ Tragacanth, gum	lb. lb. lb. lb. lb. lb. lb. lb. cub. ft. lb. lb. lb. lb. lb. lb. lb.	177 97 390 322	595 697 1223 555 1056 455 879-902	Warps, or warp-yarn, cotton, at 50 per cent Water-proof cloth, +++ Wax, bees Wax, veg. or min Weeds, not ed'le, cr.+++ same, not cr Whale-bone, unmfd Whale-oil Wheat-flour Wire, iron or steel, covered or other Wood, fire Wood palings & pickets	lb. yd. lb. lb. gal. bbl.*
171 175 97	1215	V. Vanilla beans Varnishes Vegetables, not edible, erude, +++	lb.	185	595 683-5 584	Y. Yarn, coir Yarn or warp-yarn, cotton, at 50 per cent Yarns, fl., hemp and jute Yellow metal	lb. lb. lb. lb.

^{*} Of 196 lbs.

PART IV.

RATES OF TARE

PRESCRIBED UNDER SECTION 2898 OF THE REVISED STATUTES.
(See Part I., 1860.)

Almonds,	in bags,	2 per cent.
46	in bales,	21 "
46	in frails,	8 "
Alum	in casks,	10 "
Alum coarse, or ground,	in cooler	2 lbs. per sack
70		•
	in mate	3 per cent.
Cassia,	in mats	3
Cheese,	in casks or tubs,	10
Chiccory,	in bags,	2 4
Cocoa,	in bags,	2 "
	in ceroons,	8 "
Cinnamon,	in bales,	6 "
Coffee, Rio,	in double bags,	2 "
46	in single bags,	1 "
" All other, actual tare, .		
Copperas,	in casks,	10 "
Currants,	. in casks,	10 "
Hemp, Manilla,	'	
	,	4 lbs. per bale.
Transons, Degroin, Trieste,		_
Indigo,	in ceroons,	10 per cent.
Melado,		9 "
Nails,	in bags,	2 "
"	in casks,	8 "
Ochre, dry,	in casks,	8 "
" in oil,	in casks,	12 "
Paris White,	· in casks	10 "
Pepper,	in bags,	2 "
4	in double bags,	4 "
Peruvian bark,	:	10 "
Pimento,	in bags,	2 "
	, ,	_
Raisins,	in boxes,	29
	in casks,	12
	in half boxes,	27 "
	in quarter boxes,	29 "
	· in frails, · · · ·	4 "
Rice,	in bags,	2 "
Salt, alum, coarse or ground,	in sacks,	2 lbs. per sack.
" fine,	in sacks,	3 " "
Spanish Brown, dry,	· in casks, · · ·	10 per cent.
" " in oil,	. in casks,	10 per cent.
Sugar, ¹	in boxes.	14 "
"		10 "
		10
	in mats and Pernambuco bags,	4
	in other bags,	11/2 "
Tobacco, leaf,	in bales,	13 lbs. per bale.
"Sumatra,2"	in bales,	41 " "
Whiting,	in casks,	10 per cent.
		_

Actual tare to be taken on sugar in tierces, hogsheads, and irregular packages.
 Schedule tare for the inside matting and cord only; for outside coverings, actual tare.

TABLE OF U. S. COINS, WITH THEIR WEIGHT AND VALUE

TABLE OF	U. S.	CO	ino, wil	птпр	AR WEIGHT A	ND VALUE
GOLD COINS.*	Weight in Grains.	Nom'l Value.	Acts authorizing t	heir Coinage.	Acts establishing their present Legal Value.	References.
Minted since July 31, 1834. Double Eagles,	516 2 58	\$ cts. 20 00 10 00	Date. { March 3, 1849, Feb. 12, 1873, June 28, 1834, Jan. 18, 1837, Feb. 12, 1873,	Chap. Sec. 109 1 & 2 131 14 95 1 3 10 131 14	Date. Chap. Sec. March 3, 1849, 109 1, 2 Peb. 12, 1873, 131 14 Jan. 18, 1837, 3 10 Feb. 12, 1873, 131 14	17 Stat. 426. 4 Stat. 699. 5 Stat. 136. H D. 729, 733.
Half Eagles,	129 64.5	5 00 2 50	Same as above.	79 7	Same as above.	
Three-Dollar Pieces,	77.4	3 00	March 3, 1853, Feb 12, 1873,	96 7 131 13, 14	Feb. 21, 1853, 79 7 7 Feb. 12, 1873, 131 13, 14	17 " 181. H. D. 743
One Dollar Pieces (the unit of value),	25.8 25.8	1 00	March 3, 1849, Feb. 12, 1873,	109 1, 2 131 14	March 3, 1849, 109 1, 2 Feb. 12, 1873, 131 14	17 14 400
Winted before July 31, 1834					100.12, 1010, 101	(1 Stat. 246. 4 Stat.
Eagles,	270	10 00	April 2, 1792,	16 9	June 28, 1834, 95 3 Jan. 18, 1837, 3 11	1< 099. 5 Stat. 136 H
Half Eagles, Quarter Eagles,	135 67.5	5 00 2 50	Same as above		Same as above.	
SILVER COINS. Minted since March 31, '53 Trade Dollars, Dollars, † Half Dollars,	420 412 5 192	1 00 1 00 50	Feb. 12, 1873, Jan. 18, 1837, F Feb. 21, 1853,	131 13, 15 3 9 79 1	Feb. 12, 1873, 131 13, 15 Jan. 18, 1837, 3 Feb. 21, 1853, 79	5 Stat. 136. H. D. 723 § 10 Stat. 160, 181. H.
Quarter Dollars,	192.9‡ 96.4	50 25	March 3, 1853, Feb. 12, 1873, Feb. 21, 1853,	96 7 131 13, 15 79 1	Feb. 12, 1873, 131 13, 15	D. 742, 743. 17 Stat. 426, 427. (10 Stat. 160, 181. H.
Dimes,	96.45‡ 38.4	25 25 10	March 3, 1853, Feb. 12, 1873, ∫ Feb. 21, 1853,	96 7 131 13, 15 79 1	Feb. 21, 1853, 79 Feb. 12, 1873, 131 13, 15 Feb. 21, 1853, 79	17 Stat. 426, 427. 10 Stat. 160, 181. H.
Half Dimes,	38.58‡ 19.2	10	March 3, 1853, Feb. 12, 1873, Feb. 21, 1853, March 3, 1853,	96 7 131 13, 15 79 1 96 7	Feb. 12, 1873, 131 13, 15 Feb. 21, 1853, 79	17 Stat. 426, 427.
Three-Cent Pieces, . Do. prior to above date,	11.52 12.375	3	March 3, 1851, March 3, 1853 March 3, 1851,	20 11 55 7	March 3, 1851, 20 11 March 3, 1851, 20 11	9 Stat. 587. 10 Stat. 181. H. D. 739, 743.
Minted under the Act of January 18, 1837. Dollars, Half Dollars, Quarter Dollars, Dimes, Half Dimes,	412.5 208 103.125 41.25 20.625	1 00 50 25 10	Jan. 18, 1837, Same as above.	3 9	Jan. 18, 1837, 3 9 Same as above.	5 Stat. 136. H. D. 733 Same as above.
Minted before January 18, 1837.						(1 Stat. 246. 5 Stat
Dollars,	416 208 104 41.6 20.8	1 00 50 25 10 5	April 2, 1792, Same as above.	16 9	Jan. 18, 1837, 3 11 Same as above.	136, H. D. 727, 733. Same as above.
MINOR COINS.						
Five-Cent Pieces (copper and nickel), Three-Cent Pieces,	77.16 30	5 3	May 16, 1866, Feb. 12, 1873, March 3, 1865, Feb. 12, 1873,	8 ₁ 1 131 16 100 1 131 16	2 m	17 Stat. 427. 13 Stat. 517. H D. 752
Two-Cent Pieces (copper, tin, and zine), Cents (copper), (copper and	96 264 168	2 1 1	April 22, 1864, April 2, 1792, Jan. 18, 1837,	66 1 16 9 3 12	April 22, 1864, 66 1 April 2, 17,92, 16 9 Jan. 18, 1837, 3 2	13 Stat. 54. H.D. 750 1 Stat. 246. H.D. 727 5 Stat. 136. H.D. 732
nickel)	72 48 132	1	Feb. 21, 1857, April 22, 1864, Feb. 12, 1873, April 2, 1792,	56 4 66 1 131 16 16 9	Feb. 21, 1857, 56 4 { April 22, 1864, 66 1 { Feb. 12, 1873, 131 16 April 2, 1792, 16 9	11 Stat. 163. H.D. 746 13 Stat. 54. H.D. 750 17 Stat. 427. 1 Stat. 246.
* The present level	84	1/2	Jan. 18, 1837,	3 12		TO THE PARTY OF THE PARTY

³ * The present legal value of all United States coins, when of full weight, is the same as the nominal value, excepting that of the gold coins minted before July 31, 1834, which is put at 94 8-10 cents per pennyweight. There are, however, none of the latter now to circulation. "Stat.," in the last column, means "Statutes at Large;" and the initials "H. D.," refer to "Heyl's Digest."

The intrinsic value of the gold coins authorized by the Act of 1873, differs slightly from those of prior issue, after July 21, 1834 in account of the diminished proportion of silver in the alloy. But see Treas. Reg. post p. 3.

The Act of 1873 fixes the weight of the Half Dollar at 12½ grammes, and the Quarter Dollar and Dime at ½ and 1-5 thereof.

The reduction of the weight of these coins to grains, is made in accordance with the Act of July 28, 1866, ch. 30".

UNITED STATES TREASURY REGULATIONS AS TO MONEYS RECEIVABLE FOR DUTIES.

ART. 1001. Gold coins of the United States* are receivable for duties at their nominal value, in unlimited sums, provided the loss of weight by abrasion or ordinary wear does not exceed one-half of one per centum in twenty years. or in that proportion for a shorter period of circulation; but coins of less than the least current weight shall be received at their valuation, in proportion to their actual weight. (Act Feb. 12, 1873, ch. 131, § 14. 17 Stat., p. 426.)

Silver dollars of the United States, other than the trade-dollar, are receivable for duties, at their nominal value, in unlimited sums. (Act February 28,

1878, ch. 20, § 1, 20 stat. p. 25, S. S. 3498.)

Silver half-dollars, quarter-dollars, dimes, and half-dimes, coined previous to April, 1853, are receivable for duties, at their nominal value, in unlimited sums.

(Act Jan. 18, 1837, ch. 3, § 9. H. D., p. 733.)

Silver trade-dollars, also silver half-dollars, quarter-dollars, dimes, and halfdimes, coined since April 1, 1853, are receivable for duties in amounts not exceeding five dollars in one payment. (Acts Feb. 21, 1853, ch. 79, §§ 1, 2 (H. D., p. 742), and Feb. 12, 1873, ch. 131, § 15. 17 Stat., p. 427.)

Five-cent pieces, coined between the years 1866 and 1873, are receivable for duties in amounts not exceeding one dollar in one payment. (Act May 16,

1866, ch. 81, § 3. H. D., p. 754.)

Three-cent pieces, composed in part of silver and coined between the years 1851 and 1865, are receivable in sums not exceeding thirty cents in one payment, and three cent pieces, composed in part of nickel and coined between the years 1865 and † 1873, are receivable in amounts not exceeding sixty cents in one payment. (Acts March 3, 1851, ch. 20, § 11, and March 3, 1865, ch. 100, § 3. H. D., pp. 739, 752.)

Five-cent pieces, three cent pieces, and one-cent pieces, coined under the "coinage act of eighteen hundred and seventy-three," are receivable in amounts not exceeding twenty-five cents in one payment. (Act Feb. 12, 1873, ch. 131,

§ 16. 17 Stat., p. 427.)

Two-cent pieces and one-cent pieces, coined previous to 1873, are receivable in sums not exceeding four cents in one payment. (Act March 3, 1865, ch. 100, § 6. H. D., p. 753.)

United States demand notes are receivable for duties at their nominal value,

in unlimited amounts.

Coin certificates, being certificates of the deposit of gold coint with the Treasurer or Assistant Treasurers of the United States, are receivable for du-

ties at their nominal value to the amount of the duties to be paid.

ART. 1002. United States legal-tender notes and the circulating notes of national banks are receivable, at their nominal values, for all payments other than duties on imports; and the fractional-currency notes of the United States are receivable for all payments, other than customs, when offered in sums not exceeding five dollars.

Art. 1003. Payments in gold coin should be weighed by single pieces; but if in bulk, the coins must be separately examined and tested as far as neces-

^{*} Excepting those minted before July 31, 1834, which rate at $94^{-8}_{1.0}$ cents per pwt. (Act June 28, 1834, ch. 95, H. D., p. 730.)

† April 1, 1873.

[†] April 1, 1873.
† Or gold bullion. (Act of March 3, 1863, ch. 73, § 5. H. D., p. 793.)
† Defaced and Mutilated Currency.—Defaced and mutilated fractional and legal-tender notes, each equalling or exceeding by face measurement three-fiths of its original proportions in one piece, are, under previous regulations of the Department, if in a condition that the genuineness can be devalue seertained, received at their full face value in payment of all currency dues to the United States. Smaller fragments cannot be received for such dues, but are, on conditions published, redeemable at the Treasury. Every officer of the Treasury Department is required to stamp the word "Countempers" upon every spurious note presented to him, purporting to have been issued by the United States, or by a National Bank. (Act June 30, 1864, ch. 172, § 5. H. D., p. 816.)

sary; one-dollar pieces must be separated from larger coins and weighed apart, and the weighing in bulk must be done by amounts of ten dollars, one hundred dollars, one thousand dollars, or multiples thereof.

In weighing coins the ounce troy, and the decimals thereof, are to be used. The standard weight and the least current weight of certain specified sums, in gold coins above the dollar, are as follows:

Amount.			Standard weight.	Least current weight.
\$100,			5.375 oz.	5.348 oz.
500,			26 875 oz.	26.741 oz.
1000,			53 750 oz.	53.481 oz,
5000,			268.750 oz.	267.407 oz.

The gold dollar continuing current until the allowed deviation from standard weight in manufacture is exceeded by wear and abrasion, 5000 pieces will be current when weighing not less than 266_{1000}^{145} ounces troy.

The standard weight and the least current weight of single gold coins of the

United States, above the dollar, are as follows:

Coin.		Standard weight.	Least current weight.
Quarter-eagle,		. 64.5 grs.	64.18 grs.
Three-dollar,		. 77.4 grs.	77 02 grs.
		. 129.0 grs	128 36 grs.
		. 258.0 grs.	256.71 grs.
Double-eagle,		. 516.0 grs.	513.42 grs.

As the coinage law tolerates a deviation from the standard weight of one-quarter of a grain, or less, in the manufacture of the dollar piece, that coin will be current and receivable so long as it is not reduced below 25_{100}^{55} grains in actual weight.

RECIPIENTS OF CUSTOMS DUES.

ART. 1004. At custom-houses where there are regularly designated cashiers, such cashiers shall be the sole recipients of customs moneys; at all other custom-houses or stations, either the collectors personally, or an officer specially designated for each custom-house or station, or inspectors of baggage, when so authorized, shall be the recipients of such moneys.

ART. 1005. Receipts may be demanded, and, when demanded, must be given as a matter of right for any payments of money on account of customs or other dues to the United States; but, for the due protection of the revenue, the collector should require an additional entry of the goods, or an additional copy of the document, to be presented, on which the receipt should be entered.

FOREIGN MONEYS OF ACCOUNT,

AND

THEIR VALUES IN UNITED STATES MONEY.

PROCLAIMED BY THE SECRETARY OF THE TREASURY.

Country.	Monetary unit.	Standard.		in U.S.	Со	ins.
Country.	Monetary unit.	Standard.	Former.	Present.	Gold.	Silver.
Argentine Rep	Peso*	Gold & Silver.	\$1.00	\$0.96,5	Argentine and ½	Peso and divisions
	8 Gul., or 20 Francs. Florin	Gold & Silver. Silver	3.85,89 .39,3	.37,1	4 and 8 florin, 1	1 and 2 florin.
Belgium	Milreis, k	Gold & Silver.	†.83,5 .19,3 .96,5	.19,3	10 and 20 franc.	5 francs.
Bolivia	DollarBoliviano	Gold & Silver.	.83,6	.75.1	Escudo.	Bolivar and ½ bol. Boliviano & div.
Brazil Brit. Poss., N. A	Mitreis, a Dollar	Gold	.54,6 1.00	.54,6	5, 10, and 20 mil.	
Central Amer	Dollar Peso	•	.93,5 .83,6 .91,2	.91,2	Escudo, doubloon, and condor.	Peso and divisions
	Tael, m Peso Crown	Gold	.26,8	11.30,44 .93,2 .26,8	Doubloon. 10 and 20 crowns.	Peso.
Egypt	Peso Piastre, b	Gold	.93,5 .79,5 .04,9	.75 .04,9	25, 50, and 100 pias.	Peso.
France	Pound, c	Gold & Silver.			25, 50, and 100 pias. 5, 10, 20, 40, 50, and 100 francs.	5 francs.
Great Britain	Mark Pound sterling Drachma	Gold Gold & Silver,	.23,8 4.86,65 .19,3	.23,8 4.86,65 .19,3	5, 10, and 20 marks. Sov. and ½ sov. 5, 10, 20, 50, and 100 drachmas.	5 drachmas.
Hayti Hayti	Dollar Gourde	Silver Gold & Silver.	†.95,2 .96.5	.96,5		Gourde.
	Rupee, e		.37,8	.35,7	Mohur, and ½ and ½ mohur.	
-	Lira			.19,3	5, 10, 20, 50, and 100 liras.	5 liras.
Japan Liberia	Pound sterling Yen Dollar Milreis, k	Gold & Silver. Gold Gold	.85,8 1.00	.81 1.00	1, 2, 5, 10, & 20 yen.	
Mexico	Dollar	Silver	.86,4		1, 2½, 5, 10. and 20 pesos.	
	Florin	‡Gold & Silver. Gold	1.40,2 .26,8		10 florin, ducat, & double ducat. 10 and 20 crowns.	2, 1, and 2½ norm
Paraguay	Peso Dollar	Gold Silver	†1.00 .93,5 .79.5	.75,1	1, 2, 5, 10, & 20 sols.	Sol and divisions.
Porto Rico	Peso	Gold	†.92,5 1.08	1.08	1, 2, 5, and 10 mil. 3 and 5 roubles.	Rouble and div's.
Sandw. Islands Spain	Roubles, f	Silver Gold Gold & Silver.	1.00	1.00	2, 4, and 10 escudos	
Switzerland Tripoli	Crown Franc Mahbub, b	Gold & Silver. Silver	.19,3	.26,8 .19,3 .67,7	10 and 20 crowns.	5 francs.
Tunis	Piastre	Silver Gold	.11,8		25, 50, 100, 250, and 500 piastres.	
Uruguay	Peso	Silver	†.94.9	.75,1	10 and 20 pesos.	Peso.
	Peso Bolivar	Silver	†.77,73 .19,3	.19,3	5, 10, 20, 50, and 100 bolivars.	Bolivar.

^{*}The Argentine or South American Doubloon is to be estimated at \$15.58 until further orders. (S. S., 2574.)
† Values marked with a † were proclaimed prior to 1879, on moneys since then omitted from the annual estimates.

estimates.

† Silver prior to 1880. | Prior to 1880, 10 Gulden, gold, estimated at \$4.01,9.

† Silver prior to 1880. | Prior to 1880, 10 Gulden, gold, estimated at \$4.01,9.

† To 100 piastres.

† 100 Copecks. | 100 Copecks. | 200 Centimes. | 16 Caroubs. | 18.8., 4864. | 18.8., 2401. | 18.8., 6839. |

† The value of the Shanghai tael was, on April 3, 1885, estimated at \$1.17,5, and other Chinese taels reduced in the same proportion. (S. S., 6839.)

WEIGHT, FINENESS, AND VALUE OF FOREIGN COINS,

As determined by U. S. Mint Assays, and proclaimed Jan. 1, 1874, by the Secretary of the Treasury.

EXPLANATORY REMARKS.

1. The weight is expressed in fractions of an ounce troy, agreeing with the terms used in the United States mints.

If it is desired to have the weight of any piece in grains, regard the thousandths of an ounce as integers, take their half, from which deduct four per cent. of that half, and the remainder will be grains.

2. The fineness is expressed in thousandth parts, i. e., so many parts of pure gold or silver in 1000 parts of the coin. The old carat system is generally abandoned (except for jewelry), but it may be worth while to say that 41? thousandths equal one carat.

3. The valuation of gold is a direct calculation from weight and fineness, at the legal rate of 25.8

grains, 900 fine, being equal to one dollar; or \$20.672 (nearly) per ounce of fine gold.

Foreign coins, if converted into United States coins, will be subject to a charge of one-fifth of one per cent.

4. For the silver there is no fixed legal valuation as compared with gold. The value of the silver coins is computed at the rate of 120 cents per ounce, 900 fine, payable in subsidiary silver coin, that having been the mint price when the assays were made.

The gold value of silver is to be found in the bullion markets; at present it is about 113 cents per

ounce, 900 fine.

5. These tables generally give the one principal coin of each country, from which the other sizes are easily deduced. Thus, when the franc system is used, there are generally gold pieces of 40, 20, 10, and 5 francs, all in due proportion. But in silver the fractional coins are very often of less intrinsio value than the normal coin, proportionally. These are seldom exported.

GOLD COINS.

COUNTRY.	DENOMINATION.	Weight.	Fineness	U.	alue S, go coin.	old
COUNTRY. AUSTRIA	DENOMINATION. Fourfold Ducat Souverain (no longer coined) 4 Florins (new) 25 Francs 20 Milre's 9 Esoudos 4 Reals 10 Pesos (dollars) 0ld Doubloon* 0ld 10 Thaler Bedidlik (100 Piasters) Pound or Sovereign (new)† Pound average (worn) 20 Francs (no new issues) 0ld 10 Thaler (Prussian) 20 Drachms Mohur, or 15 Rupees‡ 20 Lire (Francs) Cobang (obsolete) New 20 Yen 0ld Doubloon (average) 20 Pesos (Empire) 20 Pesos (Repub), new 10 Guilders 10 Pesos (Dollars)	Weight.	Thous. 986 900 900 899 916.5 853.5 875 898 870 895 916.5 916.5 990 916.5 899 903 900 916.5 899 903 875 873 899 875 873 8891 8891 898	U.	S, go	old
PERU PORTUGAL RUSSIA SPAIN	20 Soles. Coroa (Crown)	1.055 0.308 0.210 0.268 0.215 0.270.8	898 912 916 896 869.5 896	19 5 3 4 3 5 2	21 80 97 96 86 01 23	3 7 6 4 4 5
TUNIS TURKEY	Carolin (10 Francs)	0.104 0.161 0.231	900 900 915	1 2 4	93 99 37	5 5 0

^{*} The doubloon (doblon, or more properly onza, though not really an ounce Spanish) is now generally discon-

tinued. These figures answer as well for the doubloon of Peru, Chili, Bolivia, &c., and therefore, this item stands for all. Popayan pieces were rather inferior.

† The sovereigns coined at Melbourne and Sydney, in Australia, and distinguished only by the mint marks and S, are the same as those of the London mint. Sovereigns generally are up to the legal fineness, 916% (or

²² carats).

† The last coinage of mohurs was in 1862.

SILVER COINS.

COUNTRY.	DENOMINATION.	Weight.	Fineness	Value in subsidiary silver coin.		
		Ounces.	Thous'nds	\$	cts.	
AUSTRIA	Old Rix Dollar	0.902	833	1	0.0	2
/ b	Old Scudo (Crown)	0.836	902	1	0.0	5
44	Florin, before 1858	0.451	833	0	50	1
4	New Florin	0.397	900	0	47	6
66	New Union Dollar	0.596	900	- ()	71	5
***************************************	Maria Theresa Dollar 1780	0.895	838	1	0.0	0
BELGIUM	5 Francs	0.803	897	0	96	0
61	2 Francs	0.320	835	0	35	6
BOLIVIA	New Dollar	0.801	900	0	96	1
BRAZIL	Double Milreis	0.820	918.5	1	0.0	4
CANADA	20 Cents	0.150	925	0	18	5
4	25 Cents	0.187.5	925	0	23	1
CENTRAL AMERICA,	Dollar	0.866	850	0	98	1
CHILI	Old Dollar	0.864	908	1	04	6
	New Dollar	0.801	900.5	0	96	2
CHINA	Dollar (English mint)	0.866	901	1	04	0
4.	10 Cents	0.087	901	0	10	5
DENMARK	2 Rigsdaler	0.927	877	1	08	4
EGYPT	Piaster (new)	0.040	755	0	04	0
ENGLAND	Shilling (new)	0.182.5	924.5	0	22	5
**	Shilling (average)	0.178	925	0	21	9
FRANCE	5 Franc (average)	0.800	900	0	96	0
	2 Franc	0.320	835	0	35	6
NORTH GERMAN STATES	Thater (before 1857)	0.712	750	0	71	2
6	Thaler (new)	0.595	900	0	71	4
SOUTH GERMAN STATES	Florin	0.340	900	0	40	8
GERMAN EMPIRE	5 Marks (new)	0.804	900	0	96	5
GREECE	5 Drachms	0.719	900	0	86	3
HINDOSTAN	Rupee	0.374	916 5	0	45	7
ITALY	5 Lire	0.800	900	0	96	0
* * * * * * * * * * * * * * * * * * * *	Lira	0.160	835	0	17	8
JAPAN	Itzebu (no longer coined)	0.279	890	0	33	-1
66	! Yen	0.866.7	900	1	04	0
4 (50 Sen	0.402	800	0	42	8
MEXICO	Dollar (average)	0 866	901	1	04	0
	Peso of Maxmilian	0.861	902 5	1	03	6
NETHERLANDS	2 ! Guilders	0.804	914	1	0.1	2
NORWAY	Specie Daler	0.927	877	1	08	4
NEW GRANADA	Dollar of 1857	0.803	896	0	98	0
PERU	Old Dollar	0.866	901	1	04	3
64	Dollar of 1858	0.766	909	0	92	- 8
44	Haif Dollar of 1836 and 1838	0.433	650	0	37	5
44	Sol	0.802	900	0	96	0
PORTUGAL	500 Reis	0.400	912	0	48	6
ROMANIA	2 Lei (Francs) new	0.322	835	0	35	8
RUSSIA		0.667	875	0	77	8
SPAIN	5 Pesetas (dollar)	0.800	900	0	96	0
4.	Peseta (pistareen)	0.160	835	0	17	8
SWEDEN	Ricksdaler	0 273	750	0	27	3
SWITZERLAND	2 Francs	0.320	835	0	35	6
TUNIS	5 Piastres	0.511	898 5	0	61	2
TURKEY	20 Piastres	0.770	830	0	85	2

INVOICE CURRENCIES.

Section 2838 of the Revised Statutes (see Part I, paragraph 1840), provides that "all invoices of merchandise subject to a duty ad valorem shall be made out in the currency of the place or country from whence the importation shall be made, and shall contain a true statement of the actual cost of such merchandise, in such foreign currency or currencies, without any respect to the value of the coins of the United States, or of foreign coins, by law made current within the United States, in such foreign place or country."

Invoices of free goods, or of goods paying strictly specific duty, may be made out in the currency of the United States, or that of any other country

where its value is fixed by our laws. (R. R., pt. iv, Art. 25.)

In ascertaining the value of imports for the assessment of duties, the currency of the invoice must be converted into money of the United States according to the rates of value ascertained and made known in pursuance of law; the standard gold dollar being the unit of the money of account of the United

States. (Tr. Regs., Acts 345 and 993.)

"Where the standard value of a foreign currency has been proclaimed by the Secretary of the Treasury in the manner provided by law, or, not having been so proclaimed, has been fixed by a special enactment, that value is to be taken in all cases in estimating customs duties, unless collectors have been otherwise instructed, or unless a depreciation of the value of the foreign currency expressed in an invoice from the standard of that currency shall be shown by consular certificate thereto attached."* (Ibid., Art. 993, as amended June 29, 1874, S. S., 1870.)

Where the standard value of a foreign currency has not been so proclaimed, an invoice expressed in such currency must be accompanied by a consular certificate, showing its value in standard gold dollars of the United States. (*Ibid.*)

"When silver is the legal standard of a foreign currency and represents the unit of account, its value is to be reduced to the basis of gold on the assumption that the ratio of $15\frac{1}{2}$ to 1, or such other ratio as may be from time to time established, represents the relative values of silver and gold." (*Ibid.*, Art. 994.)

Invoices of Swiss goods made out in the "franc federal," do not require the

consular currency certificate. (Ibid., Art. 995.)

"In the absence of the required currency certificate, the goods will be admitted to entry on the usual appraisement, but the importer will be required to give bond to produce such certificate, whether the import be subject to duty or not, and the final liquidation of duties will be delayed until the filing of the certificate or the expiration of the bond." (*Ibid.*, Art. 998.)

German thalers have ceased to be the unit of value in Germany, excepting Bavaria and Wurtemberg, and the *mark* has been substituted. All invoices of goods subject to a duty ad valorem, imported from Germany, other than from Bavaria and Wurtemburg, should be made out in marks, and such invoices

representing other currencies should be rejected. (S. S., 2262.)

An invoice made out in the currency actually paid may be received by a collector of customs, if it contains also a true statement of the actual cost of the merchandise in the currency of the country whence the goods were imported, and in all other respects complies with the laws and regulations governing the subject. (S. S., 2536.)

^{*} See ante, Part I, paragraph 1865, for statutory provision as to depreciated currency.

CONVERTED INTO MONEY OF THE UNITED STATES.

ESTIMATING THE POUND OR SOVEREIGN AT \$4.8665, IN ACCORDANCE WITH THE ACT OF MARCH 3, 1873.

The Penny at 2.03 cents, and the Farthing at .51 of a cent, is sufficiently near the true rate for customs purposes. For a closer computation see the next table.

s d. qrs.	\$ cts. m.	£	Dollars and Decimals	£	Dollars and Decimals	£	Dollars and Decimals	£	Dollars and Decimals
			thereof.		thereof.		thereof.		thereof.
01	2.5	1	4.8665	54	262,7910	107	520,7155	160	778.6400
1	5	2	9.7330	55	267,6575	108	525.5820	161	783.5065
2	01	3	14.5995	56	272 5240	109	530.4485	162	788.3730
3	01 5	4	19.4660	57	277.3905	110	535 3:50	163	793 2395
1	02	5	24.3325	58	282.2570	111	540 1815	164	798.1060
2	04	6	29.1990	59	287.1235	112	545.0480	165	802.9725
3	06	7	34.0655	60	291.9900	113	549 9145	166	807.8390
4	08	8	38.9320	61	296.8565	114	554.7810	167	812.7055
5	10	9	43.7985	62	301.7230	115	559.6475	168	817.5720
6	12	10	48 6650	63	306.5895	116	564 5140	169	822,438 5
7	14	11	53 5315	64	311.4560	117	569 3805	170	827.3050
8	16	12	58.3980	65	316. 3225	118	574 2470	171	832.171 5
9	18	13	63.2645	66	321 1890	119	579 1135	172	837.0380
10	20	14	68.1310	67	326.0555	120	583.9800	173	841.9045
11	$\frac{22}{24}$	15 16	72.9975 77.8640	68 69	330.9220 335.7885	121	588.8465 593.7130	174 175	846.7710 851.6375
1 1 6	36 5	17	82.7305	70	340 6550	123	598.5795	176	856 5040
2	49	18	87.5970	71	345.5215	124	603 4460	177	861.3705
2 6	61	19	92.4635	72	350 3880	125	608.3125	178	866.2370
3	73	20	97.3300	73	355.2545	126	613.1790	179	871.1035
3 6	85	21	102.1965	74	360.1210	127	618.0455	180	875.9700
4	97	22	107 0630	75	364.9875	128	622.9120	181	880.8365
4 6	1 09 5	23	111 9295	76	369 8540	129	627.7785	182	885.7030
5	1 22	24	116 7960	77	374.7205	130	632,6450	183	890 5695
5 6	1 34	25	121.6625	78	379 5870	131	637.51+5	184	895 4360
6	1 46	26	126 5290	79	384.4535	132	642 3780	185	900 3025
6 6	1 58	27	131.3955	80	389 3200	133	647.2445	186	905.1690
7	1 70	28	136 2620	81	394 865	134	652.1110	187	910.0355
7 6	1 82 5	29	141.1285	82	399 0530	135	656.9775	188	914.9020
8	1 95	30	145.9950	83	403.9195	136	661 8440	189	919.7685
8 6	2 07	31	150.8615	84	408.7860	137	666 7105	190	924.6350
9	2 19	32	155.7280	85	413.6525	138	671.5770	191	929.5015
9 6	2 31	33	160.5945	86	418.5190	139	676 4435	192	934.3680
10	2 43 2 55 5	34	165.4610	87	423 3855 428. 2 520	140	681.3100 686.1765	193 194	939.2345
19 6	2 68	35 36	170.3275 175.1940	88 89	433.1185	142	691.0430	195	944.1010 948.967 5
11 6	2 80	37	180 0605	90	437 9850	143	695 9095	196	953.8340
12	2 92	38	184.9270	91	442 8515	144	700.7760	197	958.7005
12 6	3 04	39	189.7935	92	447 7180	145	705.6425	198	963 5670
13	3 16	40	194.6600	93	452.5845	146	710.5090	199	968.4335
13 6	3 28 5	41	199.5265	94	457.4510	147	715.3755	200	973 3000
14	3 41	42	204.3930	95	462 3175	148	720.2420	201	978 1665
14 6	3 53	13	209.2595	96	467.1840	149	725.1085	202	983.0330
15	3 65	44	214 1260	97	472.0505	150	729.9750	203	987.8995
15 6	3 77	45	218.9925	98	476 9170	151	734.8415	204	992.7660
16	3 89	46	223 8590	99	481.7835	152	739.7080	205	997.6325
16 6	4 01 5	47	228.7255	100	486.6500	153	744.5745	206	1002.4990
17	4 14	48	233.5920	101	491.5165	154	749.4410	207	1007.3655
17 6	4 26	49	238.4585	102	496.3830	155	754 3075	208	1012.2320
18	4 38	50	243.3250	103	501.2495	156 157	759.1740 764.0405	$\frac{209}{210}$	1017.0985
18 6	4 50 4 62	51 52	248.1915	104 105	506.1160 510.9825	157	768.9070	211	1021.9650
19 6	4 74 5	53	253.0580 257.9245	105	515.8490	159	773 7735	212	1031 6980
		Pi .					th American		

^{*} This table cannot be used for the Pounds of the British North American Provinces.

thereof.						Dollars and		Dollars and		Dollars and				
133 1036,5645 284 1382 0860 355 1727,6075 426 2073,1290 497 2418,6565 214 1041,4310 285 1386,9525 356 1772,4705 427 2077,9955 498 2423,3325 216 1051,1640 287 1396,6855 353 1747,0735 439 2022,5805 409 2423,3325 218 1056,0865 284 2423,3325 2418 1051,6865 284 2423,3325 2418 2423,2325 2423,2325 2423,2325 2423,2325 2423,2325	£		£		£		£		£					
215		thereon.		thereof.		thereof.		thereot.		thereot.				
215	213	1036.5645	284	1382 0860	355	1727.6075	426	2073.1290	497	2418.6505				
216	214	1041.4310		1386.9525	356									
218 1060,8910 288 1401,552 359 1747,0735 459 2992,5950 501 2418,1850 219 1065,7635 290 1411,2850 361 1756,8065 432 2102,3280 503 2447,8195 220 1076,0300 291 1416,113 362 1766,5395 434 2112,0610 505 2447,8195 222 1080,3630 293 1425,8435 364 1771,4060 435 2116,9275 506 2645,8252 223 1080,3630 293 1435,6175 366 1776,2725 436 2112,7940 507 2467,8155 224 1090,0960 295 1440,4510 367 1786,0055 438 2121,7940 507 2467,8155 225 1094,9625 296 1440,4510 367 1786,0055 438 2131,5270 509 2417,0485 228 1004,9625 298 1440,2170 369 1785,7385 440 2141,2600 511 2486,7815 228 1104,525 298 1490,200 371 1805,4715 422 2160,993 512 2481,7815 228 1104,525 298 1490,200 371 1805,4715 422 2160,993 513 2496,6145 228 1104,835 239 1490,800 372 1816,360 441 2160,993 513 2496,6145 223 1120,0250 303 1479,4460 372 1805,4715 442 2160,993 513 2496,6145 223 1120,0250 303 1479,4460 372 1818,4940 307 1491,154 374 1820,0710 447 2175,4255 518 220 870 225 1148,4940 307 1491,154 374 1820,0710 451 2180,4956 512 229 360,800 312 313,4361 384	215	1046.2975	286	1391.8190	357	1737.3405		2082.8620	499	2428.3835				
218 1060.8970 289 1406.4185 360 1751 9400 431 2097.4615 502 241 2820 220 1070.6300 291 1476.1.15 362 1761.6730 433 2107.1945 504 2452.7160 221 1073.4065 292 1476.1.15 362 1761.6730 433 2107.1945 504 2452.7160 222 1080.8630 293 1425.8815 363 1771.4060 435 2116.0275 506 2462.4400 225 1090.0960 295 1435.6175 366 1781.1390 437 2126.6605 508 2472.1820 225 1090.9960 295 1435.6175 366 1781.1390 437 2126.6605 508 2472.1820 226 1099.8290 297 1445.3300 368 1709.8720 439 2136.3935 510 2481.1510 228 1109.5620 299 1455.6835 370 1800.6050 441 2416.1265 512 2491.6480 229 1144.285 300 4459.8200 371 1805.4715 422 2150.9950 513 2466.8330 373 1815.245 443 2156.8595 514 2501.8810 233 1138.845 304 1479.4460 375 1829.8400 447 2170.4595 516 2511.140 233 1124.6430 306 4447.2430 373 1815.245 444 2170.4595 516 2511.140 236 1146.8407 306 4489.1403 374 1836.7510 449 2170.4595 517 2515.8510 236 1146.4970 306 4489.1493 374 1836.4750 449 2170.4595 517 2515.8510 236 1146.4970 306 4447.2823 376 829.8400 447 2170.4595 517 2515.8510 236 1146.84070 306 4489.1493 377 1846.4750 449 2186.6565 520 2530.8400 238 1486.8275 306 4489.1493 377 1846.4750 449 2186.6565 520 2530.8400 238 1486.8275 306 1486.8275 307 1486.8380 383 883.8595 454 2290.9470 452.2555 518 220.9470 449 2186.6565 520 2530.8400 449 2186.8285 520 2330.8400 449 24			287		358		429	2087.7285	500	2433 2500				
220			288				430	2092.5950	501	2438 1165				
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222 1080, 3830 292 1421,0180 363 1766,5395 494 2110,0610 505 2457,8826 223 1080,3296 294 1430,7510 365 1776,2726 438 2121,7940 507 2167,3155 502 241,900,000 607 2167,8155 502 241,900,000 608 2181,1320 509 2177,0485 508 2472,170,485 508<														
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224 1090.0960 295 1435.6175 366 1781.1390 437 2126.6065 508 2472.1820 226 1099.8290 297 1445.3305 368 1780.8720 439 2136.3335 510 2481.9150 228 1109.5620 299 1455.0835 370 1800.0600 441 2146.1265 512 2491.6146 230 1119.2900 301 1446.8165 32 1810.3880 443 2155.8595 514 2501.816 233 1133.8945 304 1479.4160 371 1810.3880 443 2155.8595 514 2501.8375 234 1138.7610 305 1444.2825 376 1829.8040 447 2165.5925 516 2511.1140 234 1138.7610 308 1494.0155 378 1839.5370 449 2185.0555 514 2501.8165 238 1143.395 30 1444.2825 376 1824.9375 446 2177.3525 518 2														
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246 1197.1590 317 1542.6805 388 1888.2020 459 2238.7235 530 2579.2450 247 1202.0255 318 1547.5470 389 1893.0685 460 2238.5900 531 2558.1115 249 1211.7585 320 1557.2800 391 1902.8015 462 2248.3230 533 2593.8445 250 1216.6250 321 1562.1465 392 1907.6880 463 2253.1895 534 2598.84710 251 1221.4915 322 1567.0130 393 1912.5345 464 2258.0560 535 2508.5775 252 1226.3580 323 1571.8795 394 1917.4010 465 2262.922.533 2608.4440 2260.4253 326 1586.4790 395 1922.2675 466 2267.7890 537 2618.3105 254 1230.9575 326 1586.4790 397 1932.0005 468 2277.520 539 2623.0435 258 1255.5570 <td< th=""><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th></td<>														
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254 1236.0910 325 1581.6125 396 1927.1340 467 2272.6555 538 2618.1770 255 1240.9575 326 1586.4790 397 1932.0005 468 2277.5220 539 2623.0435 256 1245.8240 327 1591.3455 398 1936.8670 469 2282.3885 540 2627.70520 258 1255.5570 329 1601.0785 400 1946.6000 471 2292.1215 542 2637.6430 259 1260.4235 330 1605.9450 401 1951.4665 472 2296.9880 543 2642.5095 260 1265.2900 331 1610.8115 402 1956.3330 473 2301.8645 544 2647.5026 261 1270.1565 332 1615.6780 403 1961.1995 474 2306.7210 545 <t>2652.2425 262 1275.0230 333 1620.5445 404 1966.0660 475 2311.5875 546 <</t>														
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278 1352.8870 349 1698.4085 420 2043.9300 491 2389.4515 562 2734.9730 279 1357.7535 350 1703.2750 421 2048.7965 492 2394.3180 563 2739.8395 280 1362.6200 351 1708.1415 422 2053.6630 493 2399.1845 564 2744.7060 281 1367.4865 352 1713.0080 423 2058.5295 494 2404.0510 565 2749.5725 282 1372.3530 353 1717.8745 424 2063.3960 495 2408.9175 566 2754.4390 283 1.777.2195 354 1722.7410 425 2068.2625 496 2413.7840 567 2759.3055														
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£	Decimals	£	Decimals	£	Decimals	£	Decimals	£	Decimals
	thereof.		thereof.		thereof.		thereof.		thereof.
568	2764 1720	639	3109 6935	710	3455.2150	781	3800,7365	852	4146.2580
569	2769.0385	640	3114 5600	711	3460 0815	782	3805.6030	853	4151.1245
575	2773.9050	641	3119.4265	712	3464 9480	783	3810.4695	854	4155.9910
57:	2778.7715	642	3124.2930	713	3469.8145	784	3815.3360	855	4160 8575
	2783.6380	643	3129 1595		3474.6810		3820 2025	856	4165.7240
572				714		785			
573	2788.5045	644	3134 0260	715	3479.5475	786	3825.0690	857	4170.5995
574	2793.3710	645	3138.8925	716	3484.4140	7 87	3829.9355	858	4175 4570
575	2798.2375	646	3143.7590	717	3489.2805	788	3834 8020	859	4180 3235
576	2803.1040	647	3148.6255	718	3494.1470	789	3839.6685	860	4185.1900
577	2807.9705	648	3153.4920	719	3499.0135	790	3844.5350	861	4190 0565
578	2812.8370	649	3158.3585	720	3503.8800	791	3849.4015	862	4194.9230
579	2817.7035	650	3163.2250	721	3508.7465	792	3854.2680	863	4199.7895
580	2822.5700	651	3168.0915	722	3513 6130	793	3859.1345	864	4204 6560
581	2827.4365	652	3172.9580	723	3518.4795	794	3864.0010	865	4209.5225
582	2832.3030	653	3177.8245	724	3523.3460	795	3868.8675	866	4214.3890
583	2837.1695	654	3182.6910	725	3528 2125	796	3873.7340	867	4219 2555
584	2842.0360	655	3187.5575	726	3533.0790	797	3878.6005	868	4224.1220
585	2846.9025	656	3192.4240	727	3537 9455	798	3883.4670	869	4228.9885
586	2851.7690	657	3197.2905	728	3542.8120	799	3888.3335	870	4233.8550
587	2856.6355	658	3202.1570	729	3547.6785	800	3893 2000	871	4238.7215
588	2861.5020	659	3207.0235	730	3552.5450	801	3898.0665	872	4243.5880
589	2866.3685	660	3211.8900	731	3557.4115	802	3902.9330	873	4248.4545
590	2871.2350	661	3216.7565	732	3562.2780	803	3907.7995	874	4253.3210
591	2876.1015	662	3221.6230	733	3567.1445	804	3912.6660	875	4258.1875
592	2880.9680	663	3226.4885	734	3572.0110	805	3917.5325	876	4263.0540
593	2885.8345	664	3231.3560	735	3576.8775	806	3922.3990	877	4267.9205
594	2890.7010	665	3236.2225	736	3581.7440	807	3927.2655	878	4272.7870
595	2895.5675	666	3241.0890	737	3586.6105	808	3932.1320	879	4277.6535
596	2900 4340	667	3245.9555	738	3591.4770	809	3936.9985	880	4282.5200
597	2905.3005	668	3250.8220	739	3596.3435	810	3941.8650	881	4287.3865
598	2910.1670	669	3255.6885	740	3601.2100	811	3946.7315	882	4292.2530
599	2915.0335	670	3260.5550	741	3606.0765	812	3951.5980	883	4297.1195
600	2919.9000	671	3265.4215	742	3610.9430	813	3956.4645	884	4301.9860
601	2924.7665	672	3270,2880	743	3615.8095	814	3961.3310	885	4306.8525
602	2929.6330	673	3275.1545	744	3620.6760	815	3966.1975	886	4311.7190
603	2934.4995	674	3280.0210	745	3625.5425	816	3971.0640	887	4316.5855
604	2939.3660	675	3284.8875	746	3630 4090	817	3975.9305	888	4321.4520
605	2944.2325	676	3289.7540	747	3635.2755	818	3980.7970	889	4326.3185
606	2949.0990	677	3294.6205	748	3640.1420	819	3985.6635	890	4331.1850
607	2953.9655	678	3299 4870	749	3645.0085	820	3990.5300	891	4336.0515
608	2958.8320	679	3304.3535	750	3649.8750	821	3995.3965	892	4340.9180
609	2963.6985	680	3309.2200	751	3654.7415	822	4000.2630	893	4345 7845
610	2968.5650	681	3314.0865	752	3659.6080	823	4005.1295	894	4350.6510
611	2973 4315	682	3318.9530	753	3664.4745	824	4009.9960	895	4355 5175
612	2978.2980	683	3323.8195	754	3669.3410	825	4014 8625	896	4360 3840
613	2983. 1645	684	3328.6860	755	3674.2075	826	4019.7290	897	4365.2505
614	2988.0310	685	3333.5525	756	3679.0740	827	4024.5955	898	4370.1170
615	2992.8975	686	3338.4190	757	3683.9405	828	4029.4620	899	4374.9835
616	2997.7640	687	3343.2855	758	3688 8070	829	4034 3285	900	4379.8500
617	3002.6305	688	3348.1520	759	3693 6735	830	4039.1950	901	4384.7165
618	3007.4970	689	3353.0185	760	3698.5400	831	4044.0615	902	4389.5830
619	3012.3635	690	3357.8850	761	3703.4065	832	4048.9280	903	4394.4495
620	3017.2300	691	3362.7515	762	3708.2730	833	4053.7945	904	4399.3160
621	3022.0965	692	3367.6180	763	3713.1395	834	4058 6610	905	4404.1825
622	3026.9630	693	3372.4845	764	3718.0060	835	4063.5275	906	4409 0490
623	3031.8295	694	3377.3510	765	3722.8725	836	4068.3940	907	4413.9155
624	3036.6960	695	3382.2175	766	3727.7390	837	4073.2605	908	4418.7820
625	3041.5625	696	3387.9840	767	3732.6055	838	4078.1270	909	4423 6485
626	3046.4290	697	3391.9505	768	3737.4720	839	4082.9935	910	4428 5150
627	3051.2955	698	3396.8170	769	3742.3385	840	4087.8600	911	4433.3815
628	3056.1620		3401 6835	770	3747.2050	841	4092.7265	912	4438 2480
629	3061.0285	700	3400.5500	771	3752.0715	842	4097.5930		4443.1145
630	3065 8950	701	3411.4165	772	3756.9380	843	4102.4595	914	4447.9810
631	3070.7615	702	3416.2830	773	3761.8045		4107 3260	915	4452.8475
632	3075.6280	703	3421.1495	774	3766.6710		4112,1925	916	4457 7140
633	3075.0280	704			3771.5375	846	4117.0590	917	4462.5805
634	3085.3610		3426.0160	775	3776.4040	847	4121.9255		4467.4470
635	3090.2275	706	3430.8825	776 777	3781 2705	848	4126 7920	919	4472.3135
636	3090.2275	707	3435.7490	778	3786.1370	849	4131.6585	920	4477.1800
637	3095.0940	708	3440.6155 3445.4820	779	3791.0035	850	4136.5250		4482.0465
			3450.3485		3795.8700		4141.3915		4486.9130
638	3104.8270	709	1400.0400	100	0100.0100	001	1141.0010		11 \

(11)

£	Dollars and Decimals thereof.	£	Dollars and Decimals thereof.	£	Dollars and Decimals thereof.	£	Dollars and Decimals thereof.	£	Dollars and Decimals thereof.
923	4491.7795	943	4589.1095	963	4686.4395	982	4778 9030	2000	9733.0000
924	4496.6460	944	4593 9760	964	4691.3060	983	4783.7695	3000	14599.5000
925	4501.5125	945	4598 8425	965	4696.1725	984	4788,6360	4000	19466.0000
926	4506.3790	946	4603.7090	966	4701.0390	985	4793.5025	5000	24332 5000
927	4511.2455	947	4608 5755	967	4705 9055	986	4798.3690	6000	29199.0000
928	4516.1120	948	4613 4420	968	4710.7720	987	4803.2355	7000	34065.5000
929	4520.9785	949	4618.3085	969	4715.6385	988	4808 1020	8000	38932.0000
930	4525 8450	950	4623.1750	970	4720 5050	989	4812 9685	9000	43798,5000
931	4530.7115	951	4628 0415	971	4725.37:5	990	4817.8350	10000	48665, 00601
932	4535.5780	952	4632.9080	972	4730 2380	991	4822 7015	11000	53531.5000
933	4540.4445	953	4637.7745	973	4735.1045	992	4827.5680	12000	58398.0000
934	4545.3110	954	4642.6410	974	4739 9710	993	4832.4345	13000	63264.5000
935	4550,1775	955	4647 5075	975	4744.8375	994	4837.3010	14000	68131.0900
936	4555.0440	956	4652 3740	976	4749.7040	995	4842.1675	15000	72997.5000
937	4559.9105	957	4657.2405	977	4754.5705	996	4847.0340	16000	77864.0000
938	4564.7770	958	4662.1070	978	4759 4370	997	4851.9005	17000	82730.5000
939	4569.6435	959	4666.9735	979	4764 3035	998	4856.7670	18000	87597.0000
940	4574.5100	960	4671.8400	980	4769.1700	999	4861.6335	19000	92463.5000
941	4579.3765	961	4676.7065	981	4774.0365	1000	4866.5000	20000	97330.0900
942	4584.2430	962	4681.5730						

TABLE No. 2.

s. d. qrs.	Decimals of Dollars.	s.	d.	qrs.	Decimals of Dollars.	8.	d.	qrs.	Decimals of Dollars.	s.	d.	qrs.	Decimals of Dollars.
01 1 2 3 1 1 1 1 2 1 2 1 3 2 1 2 2 2 3 3 3 3	.0025 .0051 .0101 .0152 .0203 .0253 .0364 .0355 .0406 .0456 .0507 .0558 .0608 .0659 .0710 .0760 .0811 .0862 .0912 .0963 .1014 .1115 .1166 .1217 .1267 .1318 .1369 .1419 .1470 .1521 .1571 .1622 .1673 .1724 .1774 .1825 .1876 .1926 .1977 .2028		10 10 10 11 11 11 11 11 11 11 11 12 22 22 23 33 34 44 44 55 55 66 66 66 67 77 77 88 88	1 2 3 1 3 1	.2078 .2129 .2180 .2230 .2281 .2332 .2383 .2484 .2535 .2585 .2686 .2687 .2737 .2788 .2889 .2940 .2991 .3042 .3092 .3143 .3194 .3244 .3295 .3346 .3396 .3497 .3498 .3548 .3599 .3650 .3701 .3751 .3802 .3853 .3903 .3954 .4005 .4005	111111111111111111111111111111111111111	88 99 99 110 110 111 111 111 111 11	2 3 1 3 1	.4157 .4207 .4258 .4309 .4359 .4410 .4461 .4512 .4562 .4613 .4664 .4714 .4765 .4816 .4867 .4917 .4968 .5019 .5069 .51-0 .5171 .5221 .5272 .5323 .5373 .5424 .5475 .5526 .5576 .5627 .5627 .5627 .5627 .5627 .5627 .5628 .5728 .5728 .5728 .5728 .5728 .5728 .5728 .5830 .5880 .5931 .5982 .6083 .6134 .6185	222222222222222222222222222222222222222	67777888888999910010111111111111111111111	3 1 2 3 1 2 3 1 2 3 1 2 3 1 2 3 1 2 3 1 2 3 1 2 3 1 2 3 1 2 3 1 2 3	.6235 .6286 .6337 .6438 .6489 .6539 .6590 .6641 .6691 .6742 .6793 .6844 .6994 .7046 .7046 .7046 .7047 .7148 .7198 .7300 .7401 .7452 .7503 .7553 .7655 .7705 .7705 .7857 .7908 .8060 .8111 .8162 .8212 .8263

a.	d.	qrs.	Dollars and Decimals	3.	d.	qrs.	Dollars and Decimals.	3.	d.	qrs.	Dollars and Decimals.	3.	d.	qrs.	Dollars and Decimals.
3	5		.8314	4	10	3	1.1913	6	4	2	1.5512	7	10	1	1.9111
3	5	1	.8364	4	11	G	1.1963	6	4	3	1.5563	7	10	2	1.9162
3	5	2	.8415	4	11	1	1.2014	6	5		1.5613	7	10	3	1.9212
3	5	3	.8466	4	11	2	1.2065	6	5	1	1.5664	7	11		1.9263
3	6	,	.8516	4	11	3	1 2116	6	5	2	1.5715	7	11	2	1.9314
3	6	1 2	.8567 .8618	5	0	1	1.2166	6 6	5	3	1.5765	7	11	3	1.9415
3	6	3	.8668	5	0	2	1.2268	6	6	1	1.5867	8	1.1	"	1.9466
3	7		.8719	5	O	3	1.2318	6	6	2	1.5918	8	0	1	1.9517
3	7	1	.8770	5	1		1.2369	6	6	3	1.5968	8	0	2	1.9567
3	7	2	.8821	5	1	1	1.2420	6	7		1.6019	8	0	3	1.9618
3	7	3	.8871	5	1	2	1.2470	6	7	1	1.6070	8	1	1	1 9669
3	8	1	.8922 .8973	5	2	3	1 2571	6 6	7	2	1.6120	8	1	2	1.9770
3	8	2	.9023	5	2	1	1.2622	6	8	•)	1.6222	8	i	3	1.9821
3	8	3	.9074	5	2	2	1.2673	6	8	1	1 6272	8	2		1.9872
3	9		.9125	5	2	3	1.2724	б	8	2	1.6323	8	2	1	1.9922
3	9	1	.9175	5	3		1 2775	6	8	3	1.6374	8	2	2	1.9973
3	9	2	9226	5 5	3	1 2	1.2825	6	9	1	1.6424	8	2	3	2.0024
3	10	o	.9277	5	3	3	1.2876 1.2927	6	9	2	1.6526	8	3	1	2.0125
3	10	1	.9378	5	4	*,	1.2977	6	9	3	1.6577	8	3	2	2.0176
3	10	2	.9429	5	4	1	1.3028	6	10		1 6627	8	3	3	2.0226
3	10	3	.9480	5	4	2	1 3079	6	10	1	1.6678	8	4		2.0277
3	11	,	.9530	5	4	3	1.3129	6	10	2	1.6729	8	4	2	$\begin{bmatrix} 2 & 0328 \\ 2.0378 \end{bmatrix}$
3	11	2	.9581 .963 2	5 5	5 5	1	1.3180 1.3231	6	10	3	1 6779 1.6830	8	4	3	2.0429
3	11	3	.9682	5	5	2	1.3281	6	11	1	1.6881	8	5	o	2.0480
4	-		.9733	5	5	3	1.3332	6	11	2	1.6931	8	5	1	2 0531
4	θ	1	.9784	5	6		1 3383	6	11	3	1.6982	8	5	2	2.0581
4	0	2	.9834	5	6	1	1.3434	7			1.7033	8	5	3	2.0632
4	0	3	.9885	5	6	2	1.3484	7 7	0	1	1.7083	8	6	1	2.0683 2.0733
4	1	1	.9936 .9986	5 5	6	3	1.3535 1.3586	7	0	$\frac{2}{3}$	1.7134	8	6	2	2.0784
4	î	2	1.0037	5	7	1	1.3636	7	1	•,	1.7236	8	6	3	2.0835
4	1	3	1.0088	5	7	2	1.3687	7	1	1	1.7286	8	7		2.0885
4	2		1.0139	5	7	3	1.3738	7	1	2	1.7337	8	7	1	2.0936
4	2	$\frac{1}{2}$	1.0189	5	8		1.3788	7	1	3	1.7388	8	7 7	2	2.0987
4	2 2	3	1.0240	5	8	1 2	1.3839 1.3890	7	$\frac{2}{2}$	1	1.7438	8	8	9	2.1088
4	3	U	1 0341	5	8	3	1.3940	7	2	2	1.7540	8	8	1	2.1139
4	3	1	1.0392	5	9		1 3991	7	2	3	1.7590	8	8	2	2.1190
4	3	2	1 0443	5	9	1	1.4042	7	3		1.7641	8	8	3	2.1240
4	3	3	1.0493	5	9	2	1.4093	7	3	1	1.7692	8	9		2.1291 2.1342
4	4	1	1.0544 1.0595	5 5	10	3	1.4143 1.4194	7 7	3	2	1 7742 1 7793	8	9	2	2.1342
4	4	2	1.0645	5	10	1	1.4245	7	4	.)	1.7844	8	9	3	2.1443
4	4	3	1.0696	5	10	2	1.4295	7	4	1	1.7894	8	10		2.1494
4	5		1.0747	5	10	3	1.4346	7	4	2	1 7945	8	10	1	2.1544
4	5	1	1.0798	5	11	,	1 4397	7	4	3	1.7996	8	10	2	2.1595
4	5	2	1 0848	5	11	1 2	1.4447	7	5 5	1	1.8047 1.8097	8	10	3	2.1646 2.1696
4	6	9	1.0899	5	11	3	1.4498 1.4549	7	5	2	1.8097	8	11	1	2.1747
4	6	1	1.1000	6	1.1	0	1.4600	7	5	3	1.8199	8	11	2	2.1798
4	6	2	1.1051	6	0	1	1.4650	7	6		1.8249	8	11	3	2.1849
4	6	3	1.1102	6	0	2	1.4701	7	6	1	1.8300	9	0		2.1900
4	7	1	1.1152	6	0	3	1.4752	7	6	2	1.8351	9	0	1	2.1950
4	7	2	1.1203 1.1254	6	}	1	1.4802 1.4853	7	6 7	3	1.8401 1.8452	9	0	3	2.2000
4	7	3	1.1304	6	1	2	1.4855	7	7	1	1.8503	9	ï	-/	2.2102
4	8		1.1355	6	i	3	1.4954	7	7	2	1.8553	9	1	1	2 2153
4	8	1	1.1406	6	2		1.5005	7	7	3	1.8604	9	1	2	2.2203
4	8	2	1.1457	6	2	1	1 5056	7	8	,	1.8655	9	J	3	2.2254
4	8	3	1.1507	6	$\frac{2}{2}$	2	1.5106	7	8	2	1.8706 1.8756	9	$\frac{2}{2}$	1	2.2305 2.2355
4	9	1	1.1558 1.1609	6	3	3	1.5157	7	8	3	1.8807	9	2	2	2.2355 2.2406
4	9	2	1.1659	6	3	1	1.5259	7	9		1.8858	9	2	3	2 2457
4	9	3	1.1710	6	3	2	1.5309	7	9	1	1.8908	9	3		2.2508
4	10		1.1761	6	3	3	1.5360	7	9	2	1.8959	9	3	1	2.2558
4	10	1 19	1.1811	6	4	1	1.5411	7	9	3	1.9010	9	3	2 3	2.2609 2.2660
4	10	2	1.1862	6	4	1	1.5461	7	10		1.9060	19	3	0	2.2000

(13)

FRANCS, DRACHMS, AND LIRAS.

8.	d,	qrs.	Dollars and Decimals.	8-	d.	.qrs.	Dollars and Decimals.	ε.	d.	qrs.	Dollars and Decimals.	s.	đ.	qrs.	Dollars and Decimals.
9	4		2.2710	9	7	2	2.3420	9	10	3	2.4079	14			3.4066
9	4	1	2.2761	9	7	3	2 3471	9	11		2.4130	14	6		3.5282
9	4	2	2.2812	9	8		2.3521	9	11	1	2.4180	15			3.6500
9	4	3	2 2862	9	8	1	2.3572	9	11	2	2.4231	15	6		3.7715
9	5		2 2913	9	8	2	2 3623	9	11	3	2.4282	16			3.8932
9	5	1	2 2964	9	8	3	2.3673	10			2.4333	16	6		4.0149
9	5	2	2.3014	9	9		2.3724	10	6		2 5550	17			4.1365
1 9	5	3	2.3065	9	9	1	2.3775	11			2.6766	17	6		4.2582
1 9	6		2.3116	9	9	2	2 3826	11	6		2.7983	18			4.3800
9	6	1	2.3167	9	9	3	2.3876	12			2.9200	18	6		4.5015
9	6	2	2.3217	9	10		2.3927	12	6		3.0416	19			4.6232
9	6	3	2.3268	9	10	1	2.3978	13			3.1632	19	- 6		4.7448 -
8	7		2 3319	9	10	2	2.4028	13	6		3.2849	20			4.8665
9	7	1	2.3369												
												!			L

BELGIAN, FRENCH, AND SWISS FRANCS; SPANISH PESETAS, GRECIAN DRACHMS, AND ITALIAN LIRAS.

EACH=19.3 CENTS.

Francs, &c.	Dollars and Decimals thereof.	Francs, &c.	Dollars and Decimals thereof.	Francs,	Dotlars and Decimals thereof.	Francs, &c.	Dollars and Decimals thereof.	Francs, &c.	Dollars and Decimals thereof.
1	.193	45	8.685	89	17.177	3300	636.90	7,600	1466.80
2	.386	46	8.878	90	17.37	3400	656.20	7,700	1486.10
3	.579	47	9.071	91	17.563	3500	675.50	7,800	1505.40
4	.772	48	9 264	92	17.756	3600	694.80	7,900	1524.70
5	.965	49	9.457	93	17.949	3700	714.10	8,000	1544.00
6	1.158	50	9.65	94	18.142	3800	733.40	8,100	1563 30
7	1.351	51	9.843	95	18.335	3900	752.70	8,200	1582.60
8	1.544	52	10.036	96	18.528	4000	772 00	8,300	1601.90
9	1.737	53	10 229	97	18.721	4100	791.30	8,400	1621.20
10	1.93	54	10.422	98	18 914	4200	810.60	8,500	1640.50
11	2.123	55	10.615	99	19.107	4300	829.90	8,600	1659.80
12	2 316	56	10.808	100	19 30	4400	849.20	8,700	1679.10
13	2.509	57	11.001	200	38.60	4500	868 50	8,800	1698 40
14	2.702	58	11.194	300	57.90	4600	887 80	8.900	1717.70
15	2.895	59	11 387	400	77.20	4700	907.10	9,000	1737.00
16	3.088 3.281	60 61	11.58 11.773	500 600	96,50 115,80	480 0 4900	926.40 945.70	9,100 9,200	1756.30 1775.60
17	3.474	62	11.773	700	135.10	5000	945.70	9,200	1794.90
18	3.667	63	12.159	800	154.40	5 00	984 30	9,500	1814 20
20	3.86	64	12.159	900	173.70	5200	1004.60	9.500	1833.50
21	4 053	65	12 545	1000	193 00	5300	1022 90	9,600	1852.80
22	4.246	66	12 738	1100	212 30	5400	1042 20	9,700	1872.10
23	4.439	67	12 931	1200	231.60	5500	1061.50	9,800	1891.40
24	4.632	68	13 124	1300	250 90	5600	1080 80	9,900	19:0.70
25	4.825	69	13 3 17	1400	270.20	5700	1100.10	10,000	1930.00
26	5.018	70	13.51	1500	289 50	5800	1119 40	11,000	2123.00
27	5.211	71	13,703	1600	308.80	5900	1138.70	12,000	2316 00
28	5.404	72	13.896	1700	328.10	6000	1158 00	13,000	2509 00
29	5.597	73	14 089	.800	347 40	6100	1177.30	14,000	2702.00
30	5.79	74	14 282	1900	366.70	6200	1196.60	15,000	2895 00
31	5.983	75	14 4 15	2000	386.00	6300	1215 90	16,000	3088.00
32	6 176	76	14.668	2100	405.30	6400	1235.20	17,000	3281.00
33	6.369	77	14.861	2200	424 60	6500	1254.50	18,000	3474.00
34	6.562	78	15.054	2300	443.90	6600	1273.80	19,000	3667.00
35	6.755	79	15.247	2400	463.20	6700	1293.10	20,000	3860 00
36	6.948	80	15.44	2500	482.50	6800	1312.40	30,000	5790.00
37	7.141	81	15.633	2600	501.80	6900	1331.70	40,000	7720.00
38	7.334	82	15.826	2700	521.10	7000	1351 00	50,000	9650.00
39	7.527	83	16.019	2800	540.40	7100	1370.30	60,000	11580.00
40	7 72 7.913	84 85	16.212 16.405	$\frac{2900}{3000}$	559.70 579.00	$7200 \\ 7300$	1389 60 1408.90	70,000	13510.00 15440.00
41	8.106	85	16.405	3100	598.30	7400	1408.90	90,000	17370.00
42	8.100	87	16.791	3200	617.60	7500	1428.20	100.000	19300.00
4.5	8.492	88	16.791	0200	011.00	1500	1441.00	100,000	18500.00
2.8	0.402	00	10.004	1	1	R .			

GERMAN MARKS AND THALERS.

MARKS OF GERMAN EMPIRE.

MARK = 23.8 CENTS.

1 2	.238				thereof.	Marks.	Decimals thereof.	Marks.	Decimals thereof.
		30	7.14	59	14.042	88	20.944	1,800	428.40
	.476	31	7.378	60	14.28	89	21.182	1,900	452.20
3	.714	32	7.616	61	14.518	90	21.42	2,000	476.00
A	.952	33	7.854	62	14 756	91	21 658	3,000	714.00
5	1.19	34	8.092	63	14 994	92	2:.896	4,000	952.00
6	1.428	35	8.33	64	15.232	93	22.134	5,000	1190.00
7	1.666	36	8.568	65	15 47	94	22 372	6,000	1428 00
8	1.904	37	8 806	66	15.708	95	22.61	7,000	1666,00
9	2.142	38	9.044	67	15.946	96	22.848	8,000	1904.00
10	2.38	39	9.282	68	16.184	97	23 086	9,000	2142.00
11	2.618	40	9.52	69	16.422	98	23.324	10,000	2380.00
12	2.856	41	9.758	70	16.66	99	23.562	11,000	2618.00
13	3.094	42	9.996	71	16.898	100	23.80	12.000	2856.00
14	3.332	43	10.234	72	17.136	200	47.60	13,000	3094.00
15	3.57	44	10.472	73	17.374	300	71 40	14,000	3332.00
16	3.808	45	10.71	74	17.612	400	95.20	15,000	3570.00
17	4 046	46	10.948	75	17.85	500	119 00	16.000	3808.00
18	4.284	47	11.186	76	18.088	600	142 80	17.000	4046.00
19	4.522	48	11.424	77	18.326	700	166.60	18,000	4284 00
20	4.76	49	11.662	78	18.564	800	190.40	19,000	4522.00
21	4.998	50	11.90	79	18 802	900	214.20	20,000	4760.00
22	5.236	51	12.138	80	19.04	1,000	238.00	30,000	7140.00
23	5 474	52	12.376	81	19 278	1.100	261 80	40,000	9520.00
24	5.712	53	12.614	82	19.516	1,200	285 60	50,000	11900.00
25	5 95	54	12 852	83	19.754	-0.08, 1	309.40	60 000	14280.00
26	6.188	5.5	13 09	84	19 992	1,400	333.20	70,000	
27	6.426	56	13.328	85	20 23	1,500	357 00	80,000	19040 00
28	6.664	57	13.566	86	20.468	1,600	380,80	90,000	
29	6.902	58	13 804	87	20 706	1,700	404 60	\$100.000	23800 00

CROWNS OF SWEDEN, NORWAY, AND DENMARK.

Dollars and Cents, Crowns Dollars Dols. and Dollars Dollars Dollars Crowns Crowns Crowns Crowns Crowns Decimals and Cents and Cents and Cents and Cents .268 20 5.36 39 58 15.54 20 64 96 25.73 10.45 2 .536 21 5.63 40 10.72 59 15.81 78 20.90 97 26.00 3 16.08 79 98 26.26 .804 22 5.90 41 10.99 60 21.17 23 61 21 44 99 26.53 4 1.072 6.16 42 11.26 16.35 80 26.805 1.34 24 6.4343 11.52 62 16.62 81 21.71 100 6 1.608 25 6.70 44 11.79 63 16.88 82 21 98 200 53.60 22.24 300 80.40 1.876 26 6.97 64 17.15 83 7 12.06 45 107.20 27 8 22.51 400 2.144 7.2446 12.33 65 17.4284 17.69 g 2.412 28 7.50 47 12.60 66 85 22.78500 134.00 10 2.68 29 7.77 48 12.86 67 17.96 86 23.05 600 160 80 2.948 700 187.60 30 68 18.2287 23.32 11 8 04 49 13.13 3 216 800 214.40 12 31 8.31 50 13,40 69 18.49 88 23.58 13 3.484 32 8.58 13.67 70 18.76 89 23.85 900 241.20 51 14 3.752 33 8.84 52 13.94 71 19.03 90 24.12 1000 268.00 2000 536.90 15 4.02 34 9.11 53 14.20 72 19 30 91 24 39 16 4.288 35 9.38 54 14.47 73 19.56 92 24 66 3000 804.00 17 4.556 36 9.65 24 92 4000 1072.00 55 14.74 74 19.83 93 18 4.824 37 9.92 15.01 75 94 25.19 5000 1340.00 56 20.10 19 20.37 6000 1608.00 5.092 38 10.18 57 15.28 76 95 25.46

(15)

PESOS OF CHILI. PESO = 91.2 CENTS.

Pesos.	Dollars and Decimals.	Pesos.	Dollars and Cents	Pesos.	Dollars and Cents	Pesos.	Dollars and Cents	Pesos.	Dollars and Cents	Pesos.	Dollars and Cents
1 2	.912 1.824	20 21	18.24 19.15	39 40	35.57 36.48	58 59	52.90 53.81	77 78	70.22 71.14	96 97	87.55 88.46
3 4	2.736 3.648	22 23	20 06 20.97	41 42	37.39 38.30	60 61	54.72 55.63	79 80	72.05 72.96	98 99	89.38 90.29
5 6	4.560 5.472	24 25	21.89	43	39.22 40.13	62	56.54 57.46 58.37	81 82 83	73.87 74.78 75.70	200	91.20 182.40 273.60
7 8 9	6.384 7.296 8.208	26 27 28	23.71 24.62 25.54	45 46 47	41.04 41.95 42.86	64 65 66	59.28 60.19	84 85	76 61 77.52	300 400 500	364.80 456.00
10	9.12 10.032	29 30	26.45 27.36	48 49	43,78 44.69	67 68	61.10	86 87	78.43 79.34	600 700	547 20 638.40
12 13	10.944 11.856	31 32	28.27 29.18	50 51	45.60 46.51	69 70	62.93 63.84	88 89	80.26 81.17	800 900	729.60 820.80
14	12.768	33 34	30.10	52 53	47.42	$\begin{array}{c} 71 \\ 72 \\ 73 \end{array}$	64.75	90 91 92	82.08 82.99	1000 2000	912.00
16 17 18	14.592 15.504 16.416	35 36 37	31.92 32.83 33.74	54 55 56	49.25 50.16 51.07	73 74 75	66.58 67.49 68.40	93 94	83.90 84.82 85.73	3000 4000 5000	2736.00 3648.00 4560.00
19	17.328	38	34.66	57	51.98	76	69.31	95	86.64	6000	5472.00

TURKISH PIASTRES.

PIASTRE = \$0.04.4.

Piastres.	Decimals of dollars.	Piastres.	Dollars and cents.	Piastres.	Dollars and cents.	Piastres.	Dollars and cents.	Piastres.	Dollars and cents.	Piastres.	Dollars and cents.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	.044 .088 .132 .176 .220 .264 .308 .352 .396 .440 .484 .528 .572 .616	20 21 22 23 24 25 26 27 28 29 30 31 32 33	.88 .924 .968 1.012 1.056 1.10 1.144 1.188 1.232 1.276 1.32 1.364 1.408	39 40 41 42 43 44 45 46 47 48 49 50 51 52 53	1.716 1.76 1.804 1.848 1.892 1.936 1.98 2.024 2.068 2.112 2.156 2.20 2.244 2.288 2.332	58 59 60 61 62 63 64 65 66 67 68 69 70 71	2.552 2.596 2.64 2.684 2.728 2.772 2.816 2.904 2.948 2.992 3.036 3.08 3.124 3.168	77 78 79 80 81 82 83 84 85 86 87 88 99	3.388 3.432 3.476 3.52 3.564 3.608 3.652 3.696 3.74 3.784 3.828 3.872 3.916 4.004	96 97 98 99 100 200 300 400 500 600 700 800 900	4.224 4.268 4.312 4.356 4.40 8.80 13.20 17.60 22.00 26.40 30.80 35.20 39.60 44.00 88.00
16	.704	35	1.54	54	2.376	73	3.212	92	4.048	3000	132.00
17	.748	36 37	1.584 1.628	55 56	2.42 2.464	74 75	3.256 3.30	93 94	4.092 4.136	4000 5000	$\begin{array}{c} 176.00 \\ 220.00 \end{array}$
19	.836	38	1.672	57	2.508	76	3.344	95	4.18	6000	264.00

EGYPTIAN POUNDS OF 100 PIASTRES.

POUND = \$4.97.4.

Pounds.	Dollars and Decimals	Pounds.	Dollars and Cents.	Pounds.	Dollars and Cents.	Pounds.	Dollars and Cents.	Pounds.	Dollars and Cents,	Pounds.	Dollars and Cents.
1	4.974	20	99.48	39	193.99	58	288.49	77	383.00	96	477.50
2	9.948	21	104.45	40	198.96	59	293.47	78	387.97	97	482.48
3	14.922	22	109.43	41	203.93	60	298.44	79	392.95	98	487.45
4	19.896	23	114.40	42	208.91	61	303.41	80	397.92	99	492.43
5	24.87	24	119.38	43	213.88	62	308.39	81	402.89	100	497 40
6	29.844	25	124.35	44	218.86	63	313.36	82	407.87	200	994.80
7	34.818	26	129 32	45	223.83	64	318.34	. 83	412.84	300	1492.20
8	39.792	27	134.30	46	228.80	65	323,31	84	417.82	400	1989.60
9	44.766	28	139.27	47	233.78	66	328.28	85	422.79	500	2487.00
10	49.74	29	144.25	48	238.75	67	333.26	86	427.76	600	2984.40
11	54.714	30	149.22	49	243.73	68	338.23	87	432.74	700	3481.80
12	59.688	31	154.19	50	248.70	69	343.21	88	437.71	800	3979.20
13	64.662	32	159.17	51	253.67	70	348 18	89	442.69	900	4476,60
14	69.636	33	164.14	52	258.65	71	353.15	90	447.66	1000	4974.00
15	74.61	34	169.12	53	263,62	72	358.13	91	452.63	2000	9948.00
16	79.584	35	174.09	54	268.61	73	363.10	92	457.61	3000	14922 00
17	84.558	36	179.06	5.5	273.57	74	368.08	93	462.58	4000	19896.00
18	89.532	37	184.04	56	278.54	75	373.05	94	467.56	5000	24870.00
19	94.506	38	189.01	57	283.52	76	378.02	95	472.53	6000	29844.00

(16)

PERCENTAGE OF WOOLS ON THE SKINS.

ESTABLISHED BY TREASURY REGULATIONS.

No. Syn. Series.	T	11.59	:	1399	1017	1399	1100	1219	:	1659	1399	;	1159	1666	1399
ons.			:	1, 1873.			April 22, 1872 1100		3	1873	1873.	:	1872.	1873	
Date of Regulations		June 2, 1872.	33	1, 1	3, 1872	1, 1	122,	3, 1	3	61	<u>, </u>	;	cí	26,	1, 1873.
Reg		June	3	Feb.	Feb.	Feb. 1, 1873.	Apri	Sept. 3, 1872.	:	Aug. 19,	Feb.	:	June	Aug. 26, 1873	Feb.
Percentage Joow 10							62	81		:					
Weight of Skins.	lbs.	:	:	:	:		00	10				:			
Percentage JooW To		69					78	81							
Weight of Skins.	lbs.	-40 -40		:			-100	9				:			
Percentage fooW to		68			:		78	80		74	54	53	73		
Weight of Skins,	lbs.	2				:	17	0		L-o	61/2	17	2	:	
Percentage foow to		99					2.2	194	:				72	:	:
Weight of Skins.	lbs.	63					64	00 →01					6		
Percentage JooW 10		65		:	63	:	92						0.2		
Weight of Skins.	lbs.	9	:		9	:	9					:	9		
Percentage JooW To		64		:	62	:	75					:	89		•
Weight of Skins.	lbs.	7€			£ 9	:	5		CONTRACTOR OF CO.	-			-161 -171		
Percentage fooW to		62			61	:	4-	:	:	:		:	99	:	61
Weight of Skins.	lbs.	rc			5		5			and the same	MINISTER, A. 100		5	menural core	rQ
Percentage JooW 10		19	22		09	:	73	:	:				65	68	57
Weight of Skins.	lbs.	4.	ಯ		4 4		45						77	4 1 2	42
Percentage JooW 10		09	55	:	59		72	:	:			:	64	68	54
Weight of Skins.	lbs.	4	ಣ	:	4	i	4						4	4	4
Percentage Joo W 10	\	09	53	31	_	54	7.2		54				62	_ !	
Weight of Skins.	lbs.	.co →cs	23	2		3.57	30		८.७ ध्यंत्र				60 -40		
Percentage flooW lo		69	51	•	:	•	7.1	:	:	*			:	:	
Weight of	lbs.	୧୯	C1	:	:	:	6.0	:				:	:	:	
Description of Skins.	bolloo maranaman o	" Western Prov-	General.	Shearlings, aver-		Average weight.			Shearlings, average age weight.	Average weight.	Salted skins, average weight.	Salt d skins, average weight.			Average weight.
Forts and Places whence Imported. Descriptic	Cape of Good Hope, special, viz.:	From Cape Town	From Port Elizabeth	29 19	Cape of Good Hope (general)	Beyrout	South America	" Buenos Ayres	33 3, 11	" Demerara	St. John's, New Brunswick	Prince Edward's Island	New Zealand	" Dunedin,	Swan River, Australia

2

(17)

UNITED STATES MONEY REDUCED TO STERLING.

Estimating the Pound or Sovereign at \$4.8665, in accordance with the Act of March 3, 1873.

Cents.	8.	d.	qrs.	\$ cts.	3.	d.	qrs.	\$ ets. '	8.	d.	qrs.	\$ cts.	8.	d.	qrs.
1 2 3		1	.98½ 1.97 3.95 1.92	70 71 72	2 2 2	10 11 11	2.09 0.06 2.03	1 39 1 40 1 41	5 5 5	8 9 9	2.20 0.17 2.15	2 08 2 09 2 10	8 8 8	6 7 7	2.32 0.29 2.26
4 5 6		$\frac{1}{2}$	3.89 1.86 3.84	73 74 75	3 3	0 0 0	0.00 1.98 3.95	1 42 1 43 1 44	5 5 5	10 10 11	0.12 2.09 0.06	2 11 2 12 2 13	8 8 8	8 8 9	0.23 2.21 0.18
7 8 9		3 3 4	1.81 3.78 1.75	76 77 78	3 3	$\begin{array}{c} 1 \\ 1 \\ 2 \end{array}$	1.92 3.90 1.87	1 45 1 46 1 47	5 6 6	11 0 0	2.04 0.01 1.98	2 14 2 15 2 16	8 8 8	9 10 10	2.15 0.12 2.10
10 11 12		4 5 5	3.73 1.70 3.67	79 80 81	3 3	2 3 3	3.84 1.81 3.79	1 48 1 49 1 50	6 6 6	0 1 1	3.96 1.93 3.90	$\begin{array}{c} 2 & 17 \\ 2 & 18 \\ 2 & 19 \end{array}$	8 8 9	11 11 0	0.07 2.04 0.01
13 14 15		6 6 7	1.64 3.62 1.59	82 83 84	3 3 3	4 4 5	1.76 3.73 1.70	1 51 1 52 1 53	6 6 6	2 2 3	1.87 3.85 1.82	2 20 2 21 2 22	9 9 9	$\begin{matrix} 0 \\ 0 \\ 1 \end{matrix}$	1.99 3.96 1.93
16 17 18		7 8 8	3.56 1.54 3.51	85 86 87	3 3	5 6 6	3.68 1.65 3.62	1 54 1 55 1 56	6 6 6	3 4 4	3.79 1.76 3.74	2 23 2 24 2 25	9 9	$\begin{array}{c} 1 \\ 2 \\ 2 \end{array}$	3.91 1.88 3.85
19 20 21		9 9 10	1,48 3,45 1,43	88 89 90	3 3	7 7 8	1.59 3.57 1.54	1 57 1 58 1 59	6 6 6	5 5 6	1.71 3.68 1.65	2 26 2 27 2 28	9 9	3 3 4	1.82 3.80 1.77
22 23 24		10 11 11	3.40 1.37 3.34	91 92 93	3 3 3	8 9 9	3.51 1.49 3.46	1 60 1 61 1 62	6 6 6	6 7	3.63 1.60 3.57	2 29 2 30 2 31	9 9	4 5 5	3.74 1.71 3.69
25 26 27	1 1 1	$\begin{smallmatrix}0\\0\\1\end{smallmatrix}$	1.32 3.29 1.26	94 95 96	3 3 3	10 10 11	1.43 3.40 1.38	1 63 1 64 1 65	6 6 6	8 8 9	1.55 3.52 1.49	2 32 2 33 2 34	9 9 9	6 6 7	1.66 3.63 1.60
28 29 30	1 1 1	1 2 2	3.23 1.21 3.18	97 98 99	3 4 4	11 0 0	3.35 1.32 3.29	1 66 1 67 1 68	6 6 6	9 10 10	3.46 1.44 3.41	2 35 2 36 2 37	9 9	7 8 8	3.58 1.55 3.52
81 32 33	1 1 1	3 4	1.15 3.13 1.10	1 00 1 01 1 02	4 4 4	$\begin{array}{c} 1 \\ 1 \\ 2 \end{array}$	1.27 3.24 1.21	1 69 1 70 1 71	6 6 7	11 11 0	1.38 3.35 1.33	2 38 2 39 2 40	9 9 9	9 9 10	1.50 3.47 1.44
34 35 36	1 1 1	4 5 5	3.07 1.04 3.02	1 03 1 04 1 05	4 4 4	2 3 3	3.19 1.16 3.13	1 72 1 73 1 74	7 7 7	0 1 1	3.30 1.27 3.24	2 41 2 42 2 43	9 9 9	10 11 11	3.41 1.39 3.16
37 38 39	1 1 1	6 6 7	0.99 2.96 0.93	1 06 1 07 1 08	4 4 4	4 4 5	1.10 3.08 1.05	1 75 1 76 1 77	7 7	2 2 3	1.22 3.19 1.16	2 44 2 45 2 46	10 10 10	0 0 1	1.33 3.30 1.28
40 41 42	1 1 1	7 8 8	2.91 0.88 2.85	1 09 1 10 1 11	4 4 4	5 6 6	3,02 0,99 2,97	1 78 1 79 1 80	7 7 7	3 4 4	3.14 1.11 3.08	2 47 2 48 2 49	10 10 10	1 2 2	3.25 1.22 3.19
43 44 45	1 1 1	9 9 10	0.82 2.80 0.77	1 12 1 13 1 14	4 4	7 7 8	0.94 2.91 0.88	1 81 1 82 1 83	7 7 7	5 5 6	1.05 3.03 1.00	2 50 2 51 2 52	10 10 10	3 3 4	1.17 3.14 1.11
46 47 48	1 1 1	10 11 11	2.74 0.72 2.69	1 15 1 16 1 17	4 4	8 9 9	2.86 0.83 2.80	1 84 1 85 1 86	7 7 7	6 7 7	2.97 0.94 2.92	2 53 2 54 2 55	10 10 10	4 5 5	3,09 1,06 3,03
49 50 51	2 2 2	$\begin{array}{c} 0 \\ 0 \\ 1 \end{array}$	0.66 2.63 0.61	1 18 1 19 1 20	4 4	10 10 .1	$0.78 \\ 2.75 \\ 0.72$	1 87 1 88 1 89	777	8 8 9	0.89 2.86 0.83	2 56 2 57 2 58	10 10 10	6 6 7	1.00 2.98 0.95
52 53 54	2 2 2	1 2 2	$\begin{array}{c} 2.58 \\ 0.55 \\ 2.52 \end{array}$	1 21 1 22 1 23	4 5 5	11 0 0	2.69 0.67 2.64	1 90 1 91 1 92	7 7 7	9 10 10	2.81 0.78 2.75	2 59 2 60 2 61	10 10 10	7 8 8	2.92 0.89 2.87
55 £6 57	2 2 2	3 3 4	0.50 2.47 0.44	1 24 1 25 1 26	5 5 5	1 1 2	0.61 2.58 0.56	1 93 1 94 1 95	7 7 8	11 11 0	0.73 2.70 0.67	2 62 2 63 2 64	10 10 10	9 9 10	0.84 2.81 0.78
58 59 60	2 2 2	4 5 5	2.41 0.39 2.36	1 27 1 28 1 29	5 5 5	2 3 3	2 53 0,50 2.47	1 96 1 97 1 98	8 8 8	0 1 1	2.64 0.62 2.59	2 65 2 66 2 67	10 10 10	10 11 11	2.76 0.73 2.70
61 62 63	2 2 2	6 6 7	0,33 2,31 0,28	1 30 1 31 1 32	5 5 5	4 4 5	0.45 2.42 0.39	1 99 2 00 2 01	888	2 2 3	0.56 2.53 0.51	2 68 2 69 2 70	11 11 11	0 0 1	0.68 2.65 0.62
64 65 66	2 2 2	7 8 8	2 25 0.22 2.20	1 33 1 34 1 35	5 5 5	5 6 6	2.37 0.34 2.31	2 02 2 03 2 04	8 8	3 4 4	2.48 0.45 2.42	2 71 2 72 2 73	11 11 11	1 2 2	2.59 0.57 2.54
67 68 69	2 2 2	9 9 10	0.17 2.14 0.11	1 36 1 37 1 38	5 5 5	7 7 8	0.28 2.26 0.23	2 05 2 06 2 07	8 8 8	5 5 6	0.40 2.37 0.34	2 74 2 75 2 76	11 11 11	3 4	0.51 2.48 0.46

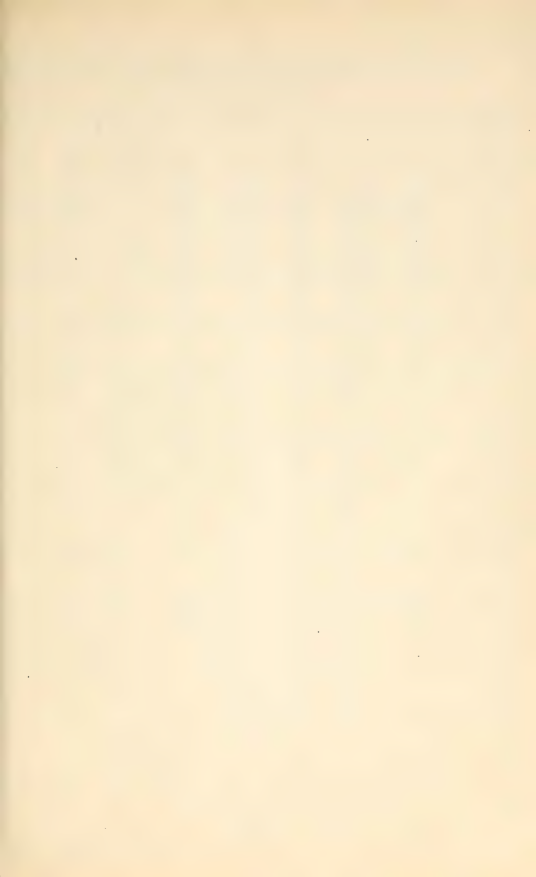
\$ cts.	8.	d.	qrs.	\$ cts.	8.	d.	qrs.	\$ cts.	8.	d.	qrs.	\$ cts.	£ 8.	d.	qrs.
2 77 2 78 2 79	11 11 11	4 5 5	2.43 0.40 2.37	3 46 3 47 3 48	14 14 14	2 3 3	2.54 0.52 2.49	4 15 4 16 4 17	17 17 17	0 1 1	2.66 0.63 2.60	4 84 4 85 4 86		10 11 11	2.77 0.74 2.71
2 80 2 81 2 82	11 11 11	6 6 7	0.35 2.32 0,29	3 49 3 50 3 51	14 14 14	4 4 5	$0.46 \\ 2.43 \\ 0.41$	4 18 4 19 4 20	17 17 17	2 2 3	0.58 2.55 0.52	4 87 4 88 4 89	1 (0	0.69 2.66 0.64
2 83 2 84 2 85	11 11 11	7 8 8	2.27 0.24 2.21	3 52 3 53 3 54	14 14 14	5 6 6	2.38 0.35 2.33	4 21 4 22 4 23	17 17 17	3 4 4	$2.49 \\ 0.47 \\ 2.44$	4 90 4 91 4 92	1 (2	2.61 0.58 2.55
2 86 2 87 2 88	11 11 11	9 9 10	0.18 2.16 0.13	3 55 3 56 3 57	14 14 14	7 7 8	0.30 2.27 0.24	4 24 4 25 4 26	17 17 17	5 5 6	0.41 2.39 0.36	4 93 4 94 4 95	1 (3	0.53 2.50 0.47
2 89 2 90 2 91	11 11 11	10 11 11	2.10 0.07 2.05	3 58 3 59 3 60	14 14 14	8 9 9	2.22 0.19 2.16	4 27 4 28 4 29	17 17 17	6 7 7	2.33 0.30 2.28	4 96 4 97 4 98	1 (1 (1 () 5	2.44 0.42 2.39
2 92 2 93 2 94	12 12 12	0 0 0	0.02 1.99 3.96	3 61 3 62 3 63	14 14 14	10 10 11	$0.13 \\ 2.11 \\ 0.08$	4 30 4 31 4 32	17 17 17	8 8 9	0.25 2.22 0.19	4 99 5 00 6 00	1 (1 (1 4	6	0.36 2.34 3.60
2 95 2 96 2 97	12 12 12	$\begin{array}{c} 1 \\ 1 \\ 2 \end{array}$	1.94 3.91 1.88	3 64 3 65 3 66	14 15 15	$\begin{array}{c} 11 \\ 0 \\ 0 \end{array}$	$\frac{2.05}{0.02}$ $\frac{2.00}{2.00}$	4 33 4 34 4 35	17 17 17	9 10 10	$2.17 \\ 0.14 \\ 2.11$	7 00 8 00 9 00	1 8 1 1: 1 16	2 10	0,87 2.14 3,40
2 98 2 99 3 00	12 12 12	2 3 3	3.86 1.83 3.80	3 67 3 68 3 69	15 15 15	$\begin{array}{c} 0 \\ 1 \\ 1 \end{array}$	3.97 1.94 3.92	4 36 4 37 4 38	17 17 18	11 11 0	0.08 2.05 0.03	10 00 11 00 12 00	2 2 2 2 3	2	0.67 1.94 3.20
3 01 3 02 3 03	12 12 12	4 4 5	1.77 3.75 1.72	3 70 3 71 3 72	15 15 15	2 2 3	1.89 3.86 1.83	4 39 4 40 4 41	18 18 18	$\begin{array}{c} 0 \\ 0 \\ 1 \end{array}$	2.00 3.97 1.95	13 00 14 00 15 00	2 13 2 13 3 1	6	0.47 1.74 3.01
3 04 3 05 3 06	12 12 12	5 6 6	3.69 1.66 3.64	3 73 3 74 3 75	15 15 15	3 4 4	3.81 1.78 3.75	4 42 4 43 4 44	18 18 18	$\begin{array}{c} 1 \\ 2 \\ 2 \end{array}$	3.92 1.89 3.87	16 00 17 00 18 00	3 5 3 9 3 13	10	0.27 1.54 2.81
3 07 3 08 3 09	12 12 12	7 7 8	1.61 3.58 1.56	3 76 3 77 3 78	15 15 15	5 5 6	1.72 3.70 1.67	4 45 4 46 4 47	18 18 18	3 3 4	1.84 3.81 1.78	19 00 20 00 30 00	3 18 4 2 6 8	1)	0.07 1.34 2.01
3 10 3 11 3 12	12 12 12	8 9 9	3.53 1.50 3.47	3 79 3 80 3 81	15 15 15	6 7 7	3.64 1.61 3.59	4 48 4 49 4 50	18 18 18	4 5 5	3.76 1.73 3.70	40 00 50 00 60 00	8 4 10 5 12 6	5	2.68 3.35 0.02
3 13 3 14 3 15	12 12 12	$10 \\ 10 \\ 11$	1.45 3.42 1.39	3 82 3 83 3 84	15 15 15	8 8 9	1.56 3.53 1.51	4 51 4 52 4 53	18 18 18	6 6 7	1.67 3.65 1.62	70 00 80 00 90 00	14 7 16 8 18 9	9	0.69 1.36 2.03
3 16 3 17 3 18	12 13 13	$\begin{array}{c} 11 \\ 0 \\ 0 \end{array}$	3,36 1,34 3,31	3 85 3 86 3 87	15 15 15	9 10 10	3.48 1.45 3.42	4 54 4 55 4 56	18 18 18	7 8 8	3.59 1.56 3.54	100 00 200 00 300 00	20 10 41 1 61 12	. 11	$\begin{array}{c} 2.70 \\ 1.40 \\ 0.10 \end{array}$
3 19 3 20 3 21	13 13 13	$\begin{array}{c} 1 \\ 1 \\ 2 \end{array}$	1.28 3.25 1.23	3 88 3 89 3 90	15 15 16	$\begin{array}{c} 11 \\ 11 \\ 0 \end{array}$	1.40 3.37 1.34	4 57 4 58 4 59	18 18 18	9 9 10	1.51 3.48 1.46	400 00 500 00 600 00	82 8 102 14 123 5	10	2.8 1.5 0.20
3 22 3 23 3 24	13 13 13	2 3 3	3.20 1.17 3.15	3 91 3 92 3 93	16 16 16	$\begin{smallmatrix}0\\1\\1\\1\end{smallmatrix}$	3.31 1.29 3.26	4 60 4 61 4 62	18 18 18	10 11 11	3.43 1.40 3.37	700 00 800 00 900 00	143 16 164 7 184 18	9	2.90 1.60 0.30
3 25 3 26 3 27	13 13 13	4 4 5	1.12 3.09 1.06	3 94 3 95 3 96	16 16 16	2 2 3	1.23 3.20 1.18	4 63 4 64 4 65	19 19 19	$\begin{smallmatrix}0\\0\\1\end{smallmatrix}$	1.35 3.32 1.29	1000 00 2000 00 3000 00	205 9 410 19 616 9	5	3.00 2.00 1.00
3 28 3 29 3 30	13 13 13	5 6 6	3.04 1.01 2.98	3 97 3 98 3 99	16 16 16	3 4 4	3.15 1.12 3.10	4 66 4 67 4 68	19 19 19	$\frac{1}{2}$	3,26 1,24 3,21	\$4,8665	=1	£.	<u> </u>
3 31 3 32 3 33	13 13 13	7 7 8	0.95 2.93 0.90	4 00 4 01 4 02	16 16 16	5 6	1.07 3.04 1.01	4 69 4 70 4 71	19 19 19	3 3 4	1.18 3.15 1.13	2.4332½ 1.6221¾ 1.2166¼	= ½ = ½ = ½		
3 34 3 35 3 36	13 13 13	8 9 9	2.87 0.84 2.82	4 03 4 04 4 05	16 16 16	6 7 7	2.99 0.96 2.93	4 72 4 73 4 74	19 19 19	4 5 5	3.10 1.07 3.05	.9733 .8110§	= 15 = 15 = 17		
3 37 3 38 3 39	13 13 13	$10 \\ 10 \\ 11$	0.79 2.76 0.74	4 06 4 07 4 08	16 16 16 .	8 8 9	0.90 2.88 0,85	4 75 4 76 4 77	19 19 19	6 6 7	1.02 2.99 0.96	.6083} .5907\$	= \frac{1}{8} = \frac{1}{9}		
3 40 3 41 3 42	13 14 14	11 0 0	2.71 0.68 2.65	4 09 4 10 4 11	16 16 16	9 10 10	2.82 0.79 2.77	4 78 4 79 4 80	19 19 19	7 8 8	2.94 0.91 2.88	.4866½ .2433¼ .1216§	$= \frac{1}{2}0$ $= \frac{1}{2}0$ $= \frac{1}{4}0$	{ or	1shil- ling. p'nce.
3 43 3 44 3 45	14 14 14	$\begin{array}{c} 1 \\ 1 \\ 2 \end{array}$	0.63 2.60 3.57	4 12 4 13 4 14	16 16 17	11 11 0	0.74 2.71 0.69	4 81 4 82 4 83	19 19 19	9 9 10	0,85 2.83 0,80	.02077	+ = 1	penn	ıy.

TONS, HUNDRED-WEIGHTS, AND QUARTERS,

REDUCED TO POUNDS.

QR. =28 fbs. CWT. =112 fbs. ToN =2240 fbs.

Qrs.	Curts.	Po inds.	Tons.	Pounds.	Tous.	Pounds.	Tons.	Pounds.	Tons.	Pounds.
1		28	26	58,240	73	163,520	120	268,800	166	371,840
2		56	27	60.480	74	165 760	121	271.040	167	374.080
3		84	28	62,720	75	168,000	122	273,280	168	376,320
	1	112	29	64,960	76	170 240	123	275,520	169	378.560
	2	224	30	67,200	77	172,480	124	277,760	170	380,800
	3	336	31	69,440	78	174,720	125	280,000	171	383.040
1	4	448	32	71,680	79	176,960	126	282 240	172	385.280
	6	$\frac{560}{672}$	33 34	73,920 76,160	80	179,200	127	284,480 286 720	173	387 520
	7	784	35	78,400	82	181,440 183,680	129	288,960	175	389,760
	8	896	36	80,640	83	185,920	130	291.200	176	392,000 394,240
	9	1,008	37	82,880	84	188,160	131	293,440	177	396,480
	10	1,120	38	85,120	85	190 400	132	295.680	178	398,720
	11	1,232	39	87,360	86	192.640	133	297,920	179	400,960
	12	1,344	40	89,600	87	194.880	134	300,160	180	403 200
	13	1,456	41	91,840	88	197 120	135	302,400	181	405,440
	14	1,568	42	94,080	89	199,360	136	304 640	182	407 680
	15	1,680	43	96,320	90	201,600	137	306,880	183	409.920
	16	1,792	44	98.560	91	203,840	138	309,120	184	412,160
	17	1,904	45	100 800	92	206 080	139	31 360	185	414,400
	18	2.016	46	103,040	93	208,320	140	313,600	186	416,640
/TD	19	2,128	47	105 280	94	210,560	141	315,840	187	418 880
Tons	1 2	2,240	48	107 520	95	212 800	142	318,080	188	421,120
	3	4,480	49 50	109 760	96	215,040	143	320,320	189	423 360
	4	$6,720 \\ 8.960$	51	112,000 114,240	97 98	217,280 219,520	144 145	$322,560 \\ 324,800$	190 191	425,600
	5	11,200	52	116.480	99	221,760	146	327.040	192	427,840 430,080
	6	13,440	53	118.720	100	224.000	147	329 280	193	432 320
	7	15,680	54	120,960	101	226 240	148	331.520	194	434.560
	8	17,920	55	123,200	102	228,480	149	333 760	195	436,800
	9	20,160	56	125,440	103	230,720	150	336,000	196	439.040
ļ	10	22.400	57	127,680	104	232 960	151	338.240	197	441 280
	11	24,640	58	129,920	105	235 200	152	340,480	198	443 520
	12	26.880	59	132 160	106	237,440	153	342.720	199	445 760
	13	29,120	60	134 400	107	239 680	154	344,960	200	448,000
	14	31,360	61	136,640	108	241.920	155	347,200	300	672.000
	15 16	33,600 35,840	62	138.880	109	244, 160	156	349,440	400	896.000
	17	38,080	63 64	141,120 143,360	110	246,400	157	351,680	500	1,120 000
	18	40.320	65	145,500	111	248.640 250 880	158 159	353,920 356 160	600 700	1,344,000
	19	42,560	66	147,840	113	253.120	160	358,400	800	1,792,000
	20	44 800	67	150.080	114	255,360	161	360,640	900	2,016,000
	21	47.040	68	152,320	115	257,600	162	362,880	1000	2,240 000
	22	49.280	69	154,560	116	259,840	163	365 120	2000	4,480,000
	23	51,520	70	156,800	117	262,080	164	367,360	3000	6,720,000
	24	53,760	71	159,040	118	264,320	165	369,600	5000	11,200,000
	25	56,000	72	161,280	119	266,560				
	1 00									



PRICES PER CWT. of 112 lb. or 20 of a Ton, from 1 Penny to 50

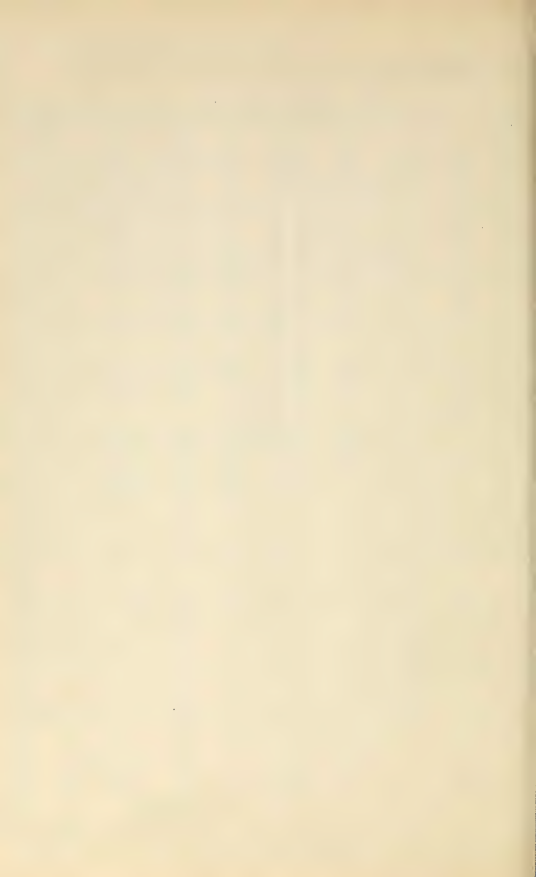
(Prepared for "Heyl's U. S. Import Duties," by Capt. B. Tuze (

Pay Cont	1 11.	0.11	0.11	4.11	E 11	ė 11.	77 11	0.11	0.11	70.11	11.11	10.11	10.11	143
		2 lb.			5 lb.		7 lb.	8 lb.	9 lb.	10 lb.		12 lb.	13 lb.	
s. d.		$\frac{s. d.}{\frac{1}{56}}$	0_{112}^{3}	s. d.	s. d 0.5	8. d . 0^{3}_{56}	s. d. = 0.16	$s. d. \\ 0_{\overline{14}}$	$\frac{s.}{0_{112}^{9}}$	s. d.	$0.11 \\ 0.11$	0_{28}^{3}	s. d.	8. d. 4.
2	0112 056	028	0,3	0 1 1	056	0_{28}^{3}	()1	04	0^{9}_{56}	0.58	$0\frac{1}{5}\frac{1}{6}$	0^{-3}_{14}	$0_{112}^{13} \\ 0_{56}^{13}$	$0\frac{1}{8}$
3	0_{112}	$\frac{0.3_{5.6}}{0.1_{1.1}}$	$0_{1\overline{1}\overline{2}}$ $0_{2\overline{8}}$	0_{28}^{3} , 0_{7}^{1}	$\frac{0\frac{15}{112}}{0\frac{5}{28}}$	0 3 6	$\frac{0.3 \\ 0.15}{0.4}$	$0_{1\frac{3}{4}}$ $0_{\frac{2}{7}}$	$\begin{array}{c} 0_{112}^{27} \\ 0_{28}^{9} \end{array}$	$\frac{0\frac{15}{56}}{0\frac{5}{14}}$	$\begin{array}{c} 0_{112}^{33} \\ 0_{112}^{11} \end{array}$	$\frac{0_{28}^9}{0^3}$	$\begin{array}{r} 0_{112}^{39} \\ 0_{13}^{13} \end{array}$	03
5	0,11	0,5	0_{112}^{15}	0.5	0^{25}_{112}	()15	()15	() 5	0^{45}_{112}	025	0 55	015	0 65	$-0\tilde{\xi}^{\circ}$
6	0_{56}^{3} 0_{16}^{1}	$\frac{0_{28}^{3}}{0_{8}^{1}}$	$0\frac{9}{56}$ $0\frac{3}{16}$	0 1 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	$0^{1.5}_{5.6}$ $0^{.5}_{1.6}$	$-0\frac{9}{2}$	$\frac{03}{016}$	$0\frac{3}{7}$	$\begin{array}{c} 0\frac{27}{56} \\ 0\frac{9}{16} \end{array}$	015	$\frac{0_{56}^{33}}{0_{16}^{11}}$	0 14	$0\frac{39}{56} \\ 0\frac{13}{16}$	0.8
8	() 1/4	()} ;	$0_{14}^{16} \\ 0_{112}^{27}$	02	0_{14}^{5}	0.3	()1	()4	0.9	05	011	() $\dot{\tilde{p}}$	011	1
10	$0_{1\overline{1}2}^{9}$ $0_{5\overline{6}}^{5}$	0^{91}_{56} 0^{5}_{28}	$\frac{0_{112}^{27}}{0_{56}^{15}}$	$0^{.9}_{28}$ $0^{.5}_{14}$	$0_{112}^{45} \\ 0_{56}^{25}$	035	0 1 n 0 2	0.9 1 02	0 1 1 1 0 4 5 6	$\begin{array}{c} 0\frac{1}{56} \\ 0\frac{2}{5} \\ \end{array}$	$\frac{0_{112}^{99}}{0_{56}^{55}}$	03% 111	$\frac{1_{112}^{5}}{1_{56}^{9}}$	11:
11	0,11	011	$0_{112}^{-3.3}$	011	0_{112}^{55}	033	011	011	$0_{112}^{-9.9}$	055	1,12	1 %	1,31	1g
2 0	$0_{\frac{3}{28}}$ $0_{\frac{3}{16}}$	03	0.9 0.9	03	$\frac{0\frac{1}{2}\frac{5}{8}}{1\frac{1}{1}\frac{1}{4}}$	0 1 4 1 4	03 15	1.5	023	21	1.5 2.5 -1.4	1 = 24	1 ½ ½ 2 ¼ ¼	3
3 0	() ₂ 8	0_{14}^{9}	023	1 🖁	117	111	21	27	233	3,3	313	36	428	411
4 0 5 0	035	0% 1,1,1	1 2 7 1 1 5 1	15 24	$\frac{21}{7}$ $\frac{219}{23}$	2 1 3 3 3 1 1	3 34	37 42	39 433	4 5 5 5 1	49 595	5 <u>1</u> 62	5 } 6 3 3	6 73)
6 0	0.9.	17	113	27	3314	36	11	517	511	63	7 1 1	7.5	8,5	9 1
7 0 8 0	06	15 15	21	3 3 3	33 42 42	$\frac{4\frac{1}{2}}{5\frac{1}{4}}$	$\frac{51}{6}$	6 66	$\frac{6\frac{3}{4}}{7\frac{5}{7}}$	7 5 8 1	84 93	9 102	$\frac{9\frac{3}{4}}{11\frac{1}{4}}$	10½ 1 0 L
9 0	023	111	225 33 31	36 42	$\begin{array}{c c} 4\frac{2}{2}\frac{3}{8} \\ 5\frac{5}{14} \end{array}$	511 63	$\frac{63}{73}$	75 84	819 914	9 9 102	1013	114	1 015	1 1½1 1 3 1
11 0	1.5	2,5	315	457	525	7,1	8 ¹ / ₄	93	1017	1111	1 023	1 21	1 328	1 41
12 0 13 0	12 111 111	27 1	3% 4.5	5 1 5 4	$\frac{63}{627}$	75 85 14	9 93	10 ² / ₇	114 1 015	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	1 24	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 45 1 635	1 6
14 ()	11	3	41	6	71	9	101	1 0	$1 1\frac{1}{2}$	1 3	1 41	1 6	$1 7\frac{1}{2}$	1 9
15 0	157	3 ₁ 3 ₁	423 51	63	8.1 ₃ 1	9 9 1 f 102	111	1 09	1 213	$\begin{array}{c cccc} 1 & 4_{11}^{1} \\ \hline 1 & 5_{7}^{1} \end{array}$	1 553	1 72	$\frac{1}{1} \frac{825}{102}$	2 0 2
17 0	133	3,9	513	7 2	928	1011	$1 - 0\frac{3}{4}$	1 2	1 411	1 6 1 1	$1 - 8\frac{1}{28}$	1 96	1 11128	2 132
18 0	113	36	5 1 1 6 3 -	75 · 81	$\frac{9_{1}^{9}}{10.5}$	114	$\frac{1}{1} \frac{1\frac{1}{2}}{2\frac{1}{4}}$	1 33	$\begin{array}{ccc} 1 & 5_{14}^{-5} \\ 1 & 6_{28}^{-9} \end{array}$	1 7 7 1 8,5	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 11½ 2 0¾	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2 3 8 2 43 2
20 0	21	42	63	8‡	105	1 06	1 3	1 5	1 7 =	1 93	1 114	2 15	2 39	2 6
21 0 22 0	21 25 -11	43	$-\frac{6\frac{3}{4}}{7\frac{1}{11}}$	9 93	11 ½ 11 ½	$\frac{1}{1} \frac{13}{27}$	$\frac{1}{1} = \frac{3\frac{3}{4}}{4\frac{1}{5}}$	1 6 1 66	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	1 10½ 1 11½	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	2 3 42	$\frac{2}{2} + \frac{51}{6_{1}^{9}4}$	2 71 2 9
$\begin{bmatrix} 23 & 0 \\ 24 & 0 \end{bmatrix}$	213	411 51	725	96 102	$\begin{array}{ccc} 1 & 0.9 \\ 1 & 0.9 \\ \end{array}$	1 211	$\begin{array}{cccc} 1 & 5\frac{7}{4} \\ 1 & 6 \end{array}$	1 75	$1 \ 10^{-5}_{2.8}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$2-\beta_2 \xi =$	2 5\frac{1}{2} 66	$2 - 8\frac{1}{2^2}$	2 10½ 3 3 0 k
25 0	219	.5 5	838	105	1 111	1 41	$1 - 6\frac{3}{4}$	1 93	$\begin{array}{ccc} 1 & 11\frac{1}{7} \\ 2 & 0\frac{3}{28} \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccc} 2 & 4\frac{2}{7} \\ 2 & 5\frac{1}{2}\frac{3}{8} \end{array}$	2 81	2 1023	3 13
$\begin{bmatrix} 26 & 0 \\ 27 & 0 \end{bmatrix}$	211 225 228	51 511	8 1 1 8 1 9 8 1 8	11½ 114	1 113 1 213 1	1 12 1 55	1 71 1 81	1 10 ² 1 111	$\begin{array}{cccc} 2 & 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1 &$	$ \begin{array}{ccc} 2 & 36 \\ 2 & 413 \end{array} $	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2 93 2 105	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
28 0	:)	6	9	1 0	1 3	1 6	1 9	2 0	2 3	2 6	2 9	3 0	3 3	3 6 3
29 0 30 0	3 <u>3</u> , 3 <u>3,</u>	$\frac{6\frac{3}{14}}{6\frac{3}{2}}$	9.28 9.9	$\frac{1}{1} = \frac{03}{7}$ $\frac{1}{1} = \frac{09}{1}$	1 353 1 414	$\frac{1}{1} = \frac{6 \frac{4}{11}}{7 \frac{2}{7}}$	1 101	2 09 2 12	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	2 7 1 st	$\begin{array}{cccc} 2 & 10\frac{5}{28} & \\ 2 & 11\frac{5}{14} & \end{array}$	3 17 3 24	3 411	3 73
31 0	3.28	6,9	923	1 17	1 415	1 713	1 111	2 21	2 525	2 9,3	3 012	3 3 6	3 723	3 101
32 0 33 0	33 315 315	$\frac{69}{7_{11}^{-1}}$	103 1033	1 12	$1 5\frac{1}{7}$ $1 5\frac{1}{2}$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\frac{2}{2} = 0$ $\frac{2}{0} = 0\frac{3}{4}$	$\begin{array}{ccc} 2 & 3\frac{3}{7} \\ 2 & 4\frac{3}{7} \end{array}$	$\frac{2}{2} = \frac{66}{728}$	$\begin{array}{cccc} 2 & 10 \frac{2}{5} \\ 2 & 11 \frac{5}{14} \end{array}$	$\frac{3}{3} \frac{17}{235} \\ \frac{235}{3} \frac{17}{235}$	$\frac{3}{3} + \frac{5\frac{1}{4}}{6^{\frac{3}{4}}}$	3 8 ‡ 3 9 2 \$	4 0 6
34 0 35 0	3 9 3 1 1	7 2 7 3		1 2 1 3	1 6 1 1 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 96	2 13	2 51	2 811	$3 0\frac{3}{7}$	$3 4\frac{1}{14}$	3 75	3 11 5	4 3
36 0	36	75	114	1 33	1 72	1 103	2 21	$\begin{vmatrix} 2 & 6 \\ 2 & 6\frac{6}{7} \end{vmatrix}$	2 93 2 105	3 13 3 24	3 51 3 63	3 9 3 103	4 03 4 21	4 45
37 0	$3\frac{2}{5}$ $4\frac{1}{14}$	7 3 8 1		1 39 1 4 2	1 783 1 85	$\begin{array}{cccc} 1 & 11 & 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1$	2 34	2 73	$\begin{array}{cccc} 2 & 11\frac{1}{2}\frac{9}{8} \\ 3 & 0\frac{9}{11} \end{array}$	3 3 9 1 1 2 1 5	3 713	3 11½ 4 09	4 315	4 73 0 4 9 1
39 0	4.3	8,5	$1 - 0\frac{1}{2}\frac{5}{8}$	1 45	1 825	$2 - 1\frac{1}{14}$	91 91 91 91 91 91 91 91 91 91 91 91 91 9	2 93	3 13%	3 511	3 814 3 933	4 21	4 628	4 103
40 0	411	S 1 S 1	1 09 1 158	1 51	1 92 1 923	2 13		2 102	3 2½ 3 3½3	3 65	3 111 4 0.5	4 33	4 73	5 0
42 0	41/2	9	1 11	1 6	$1 - 10\frac{1}{2}$	2 3	2 71	3 0	3 45	3 9	4 13	4 6	4 103	5 3
43 0 44 0	432	93		1 63 1 62	$\frac{1}{1} \frac{11_{2}^{1}_{8}}{111_{2}^{4}}$	$\begin{array}{ccc} 2 & 3 {}^9_{11} \\ 2 & 4 {}^2_{7} \end{array}$	2 5	3 0 <u>6</u> 3 12	3 5½ 3 62	$\frac{3}{3} \frac{10^{-1}_{14}}{111}$	4 232 4 36	4 7 F 4 8 2	4 1133 5 42	5 45 5 (i
45 0	433	9 9	1 213	1 7 7	2 01	2 411	5 63	3 21	3 711	$4 - 0\frac{3}{13}$	4 5.18	4 96	5 213	5 73
$\begin{bmatrix} 46 & 0 \\ 47 & 0 \end{bmatrix}$	413	10-1		1 75 1 81	2 0,9 2 1,5	2 51 2 614	2 103	3 34 34 34 34	8 8A 8 9A	4 17	4 6 3 4 7 11	$\frac{4}{5} \frac{11\frac{1}{7}}{0\frac{3}{7}}$	5 41 ₄ 5 513	5 9 5 10½
48 0 49 0	5 1 51	103	1 34	1 5 1	2 12	2 62	3 0	3 54	3 102	4 32	4 81	5 12	5 65	6 0
50 0	54	105		1 9	2 21 2 211 2 211	2 75 2 81	3 0} 3 1}	3 65 3 65	$\frac{3}{4} \cdot \frac{11}{0 \cdot \frac{3}{11}}$	4 4%	4 9 4 10 1 1 .	5 3 5 4;	5 8\ 5 9\frac{9}{11}	$\frac{6}{6} \frac{13}{3}$
	1 lb.	2 lb.	3 lb.	4 lb.	5 lb.	6 lb.	7 lb.	8 lb.	9 lb.	10 lb.		12 lb.		14 lb.
1										full f			A There is 55	

Sillings: reduced to Prices per lb. on from 1 lb. to 4 Cwt. of 28 lb.

(1rf Clerk of the U. S. General Appraiser's Office, in New York.)

.5		16 lb.	17 lb.	18 lb.	19 lb.	20 lb.	21 lb.	22 lb.	23 lb.	24 lb.	25 lb.	26 lb.	27 lb.	28 lb.	Per Cwt.
-	-	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.
	52	() 1 () 2 7	0^{17}_{112} 0^{17}_{56}	$0^{-9}_{56} \\ 0^{-9}_{28}$	$0_{112}^{19} \\ 0_{56}^{19}$	0.58 0.5	$0\frac{3}{16}$ $0\frac{3}{8}$	011	0^{23}_{112} 0^{23}_{56}	$0\frac{3}{14}$	$\begin{array}{c} 0_{1112}^{25} \\ 0_{56}^{25} \end{array}$	$0^{1.5}_{5.6}$ $0^{1.3}_{2.8}$	$\begin{array}{c} 0_{111}^{27} \\ 0_{56}^{27} \end{array}$	0 <u>1</u> 0 <u>1</u>	1 2
_	5 12 5	() ½ () ½	$\frac{0_{112}^{51}}{0_{28}^{15}}$	() 5 6 () 5 6	$\frac{0_{112}^{57}}{0_{28}^{19}}$	() ¹ / ₂ ⁵ / ₈ : () ⁵ / ₂	0 1 6 0 1 6	0 1 1 0 1 1	$\begin{array}{c} 0_{112}^{69} \\ 0_{28}^{23} \end{array}$	$0\frac{9}{14}$ $0\frac{6}{7}$	$\begin{array}{c} 0_{112}^{75} \\ 0_{28}^{25} \end{array}$	$0^{39}_{56} \\ 0^{13}_{14}$	$\frac{0_{112}^{-81}}{0_{28}^{27}}$	$\frac{0_4^3}{1}$	3 4
	55.12	0 <u>\$</u>	0.5.5 0.5.1 0.5.1	035	0_{112}^{95} 1_{56}^{1}	$0\frac{25}{28}$ $1\frac{1}{14}$	015 118	$0\frac{5}{5}\frac{5}{6}$ $1\frac{5}{5}$	$\frac{1_{112}}{156}$	$\frac{1_{14}^{1}}{1_{7}^{2}}$	$\begin{array}{c c} 1_{112}^{13} \\ 1_{56}^{19} \end{array}$		1_{115}^{21} 1_{56}^{25}	11	5 6
-	56	1 11	1 1 6 1 3 1 1 4	11 12	1 1 5 1 5 1 1 1 5 1 1 1 5 1	11 1 1 2	1 1 5 1 1 5	1 ³ ⁴ 1 ⁴	1,76 1,9	1½ 15	1^{-9}_{16}	1 § 1 §	$\begin{array}{c} 1_{16}^{11} \\ 1_{14}^{13} \end{array}$	1 ³ 4 2	7 8
_	4 12 12	1 🖁	1,11	188	1,59	153	111	143	1_{112}^{95}	$\frac{1_{14}^{7}}{2^{1}}$	213 213 213 213	2.5 5.6	0 19 0 19 0 112 0 2 3 0 5 6	24	9
	96 32	1 = 1 = 1 = 1 = 1 = 1 = 1 = 1 = 1 = 1 =	1 2 8 1 7 5 1 7 5 1 2 3		155 157 258	111 127 21	$\frac{17}{2_{10}^{1}}$	$1\frac{25}{25}$ $2\frac{9}{55}$ $2\frac{5}{11}$	$\begin{array}{c} 2.3 \\ 2.56 \\ 2.20 \\ -1.12 \\ 21.3 \\ -2.8 \end{array}$	$2\frac{5}{14}$		9 9 -28 931 -56 911 -14	-56 0 73 -112 025	- 2 - 3 - 4	11 1 0
-	8	34	123 314	36	4114	4 - ?	41	42	413	51	,5 ,5 1 ±	, ‡	11	6	2 0
	8	5‡ 6‡	513 73	511 75	638	8‡ 85	9	$\begin{array}{c} 7 & 1 \\ 7 & 1 & 1 \\ 9 & \frac{3}{2} \end{array}$	$7\frac{1}{2}\frac{1}{8}$ $9\frac{1}{7}$	7 5 10 2	$\frac{8_{2}^{1}_{8}}{10^{\frac{5}{4}}}$	8 ₁ ⁵ ₁ 11 ¹ ₇	858 114	1 0	3 0 4 0
_	8	84 102	9 28 1014	9 ° 11 ±	$\frac{10_{28}}{1-0_{14}^3}$	1 09	111	1111	$\frac{1}{1} = \frac{0.9}{28}$	$\frac{1}{1} \frac{0\frac{6}{7}}{3\frac{3}{7}}$	$\frac{1}{1} \frac{1_{28}^{11}}{1_{14}^{1}}$	1 114	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1 3	6 0
1		1 0	1 0\frac{3}{4} 1 2\frac{4}{2}	$\frac{1}{1}$ $\frac{1\frac{1}{2}}{3\frac{1}{2}}$	1 21 1 42	1 3 1 51	$\begin{array}{ccc} 1 & 3\frac{3}{4} \\ 1 & 6 \end{array}$	1 4½ 1 69	1 51 1 75	$\begin{array}{ccc} 1 & 6 \\ 1 & 8 \end{array}$	$\begin{array}{ccc} 1 & 6\frac{3}{4} \\ 1 & 9\frac{3}{7} \end{array}$	$\frac{1}{1} \frac{7\frac{1}{2}}{10\frac{2}{5}}$	1 8¼ 1 11½	1 9 2 0	7 0 8 0
	38	1 3 ³ / ₇ 1 5 ¹ / ₂	$\begin{array}{cccc} 1 & 4\frac{11}{28} \\ 1 & 6\frac{1}{14} \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 6 % 1 8 %	1 7 1 1 9 3	$\frac{1}{1} = \frac{81}{1}$ $\frac{1}{1} = 101$	1 9 ³ ₁₁ 1 11 ⁴ ₂	1 105 2 0.9	$\begin{array}{cccc} 1 & 11\frac{1}{2} \\ 2 & 1\frac{1}{2} \end{array}$	$\begin{bmatrix} 2 & 0 \\ 2 & 2 \\ 1 \end{bmatrix}$	$\begin{array}{cccc} 2 & 1_{14}^{-1} \\ 2 & 3_{24}^{6} \end{array}$	2 25	2 3 2 6	9 0 10 0
	98	1 69	1 8 ₂ ¹ ₈ 1 98	$\frac{1}{1} \frac{9^{3}_{14}}{111^{1}}$	1 1011	1 11 1 2 1 2	2 0 2 3	2 111 2 42	2 3 ₂ / ₈ 2 5 [‡]	2 4 ² / ₇ 2 6 ⁶ / ₉	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	2 105	2 9 3 0	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$
1	38	1 10%	1 1119	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	2 21 2 21 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2 39	2 51 2 73	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\frac{2}{2} \cdot \frac{8^{-1}_{2}}{8^{-1}_{2}}$	$\frac{2}{3}$ $\frac{9}{9}$	2 10gg 3 13	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\frac{3}{3}$ $\frac{11}{28}$ $\frac{1}{3}$ $\frac{41}{3}$		13 0 14 0
	s	2 15	2 3 38	2 411	$2 - 6\frac{1}{2}$ 3	2 81	$2 - 9\frac{3}{4}$	2 11 5	3 033	3 24	$3 + 4\frac{5}{28}$	3 511 3 84	3 711		15 0 16 0
	s S	2 37 2 51	2 5½ 2 6½§	2 66 2 811 2 811	2 1013	2 10 ² 3 0 ³	3 21	$\begin{bmatrix} 3 & 1 \\ 3 & 4 \end{bmatrix}_{1}^{1}$	3 34 3 525	3 51 3 72	3 915	3 11	4 13	4 3	17 0
	13	2 69 2 84	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\frac{2}{3} \frac{105}{0_{14}^{9}}$	$\frac{3}{3} = \frac{0}{2} \frac{9}{8}$	3 2 4 3 4 5	$\frac{3}{3} + \frac{4\frac{1}{2}}{6\frac{3}{4}}$	3 62 3 811	$\frac{3}{3} + \frac{8}{14} \frac{5}{4} \\ 3 + 10\frac{23}{28} \frac{3}{8}$	3 10 ² / ₄ 0 ⁶ / ₄	$\begin{array}{cccc} 4 & 0 \frac{3}{14} \\ 4 & 2\frac{25}{28} \end{array}$	4 21 4 11	4 638		18 0 19 0
	-	2 10 ² 3 0	3 02	3 21 3 43	3 42 3 61	3 69	3 9	3 111	4 3 4	$\frac{4}{4} \frac{3\frac{3}{7}}{6}$	4 54	$\frac{4}{4} \frac{7\frac{5}{7}}{10\frac{1}{2}}$	4 95 5 04	5 0	20 0
1	Calm's	3 15 3 33	$\frac{3}{3} \frac{4^{-1}_{14}}{3 5^{+}_{5}}$	3 63 3 85	3 811 3 1033	3 11½ 4 1≟	4 11 4 31	$\begin{vmatrix} 4 & 3\frac{6}{4} \\ 4 & 6\frac{3}{4} \end{vmatrix}$	$\begin{array}{cccc} 4 & 6\frac{3}{14} \\ 4 & 8\frac{19}{23} \end{array}$	4 8 ⁴ / ₂ 4 11 ¹ / ₂	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$5 - 1\frac{2}{5}$ $5 - 4\frac{1}{14}$	$5 3_{14}^{9}$ $5 615$	5 6 5 9	$\begin{bmatrix} 22 & 0 \\ 23 & 0 \end{bmatrix}$
	1,	3 51 3 69	3 75 3 915	3 10 2	4 05	4 33 4 54	4 6 4 81	4 1011	4 11½ 5 1½%	5 1 1 1 1 1 1 1 1 1 1 	5 4 ² / ₅ 6 ² / ₅	$\frac{5}{5}$ $\frac{66}{9}$ $\frac{9}{14}$	5 93 6 038	$\begin{array}{ccc} -6 & 0 \\ -6 & 3 \end{array}$	$\begin{vmatrix} 24 & 0 \\ 25 & 0 \end{vmatrix}$
	1 1	3 8‡ 3 102	3 11 ₁ 5 4 1.5	4 21 4 41	4 413 4 635	4 75 4 96	4 10½ 5 0}	5 17 5 3 1	$5 4\frac{1}{14}$ $5 6\frac{1}{5}$	5 66 5 91	5 9 ₁ 9 6 0 ₂ 9	$\begin{array}{ccc} 6 & 0\frac{3}{7} \\ 6 & 3\frac{3}{14} \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	6 6 9	$\begin{bmatrix} 26 & 0 \\ 27 & 0 \end{bmatrix}$
1	for 1	4 0 4 15	4 3 4 43§	4 6 4 713	4 9	5 0 5 21	5 3 51	5 85	5 1111	6 0	6 3 6 519	6 6	6 9 6 1135	7 0	28 0 29 0
	1 1 3	4 3 4 51	$4 - 6\frac{10}{14}$	4 94	$5 - 1_{11}^{-1}$	5 45	5 7 1	$\begin{bmatrix} 5 & 10^{\frac{1}{2}} \\ 6 & 1^{\frac{1}{1}} \end{bmatrix}$	6 114	6 5½ 6 75	6 8 ₁₄ 6 11 3 ₅	6 114	7 211	7 6	30 0
		4 6%	4 102	5 12	5 51	5 84	6 0	$\begin{bmatrix} 0 & 1 & 1 \\ 6 & 3 & 2 \\ 6 & 5 & 1 & 1 \end{bmatrix}$	$6 - 6\frac{5}{7}$	6 10 ² 7 09	7 15 7 431	7 51	7 84 7 1143	8 0	32 0 33 0
	1	4 103	A A	5 3 ₁ ⁹ ; 5 5 ⁴ ;	$5 7\frac{3}{2}$ $5 9\frac{3}{11}$	5 105	$6 \frac{21}{4}$ $6 4\frac{1}{2}$	6 81	$6 9^{.9}_{28} \\ 6 11^{11}_{14} \\ 7 21$	7 33	7 714	7 105 8 14	8 2 5 8 5 8 5 8 5 8 5 8 5 8 5 8 5 8 5 8		34 0 35 0
_	-	5 0 5 15	5 33 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	$\frac{5}{5} \frac{7\frac{1}{2}}{9\frac{3}{7}}$	5 111	6 3	6 63	6 10 <u>1</u> 7 08	7 21 7 45	7 84	8 03	8 42	8 81	9 ()	36 0
	13	5 32 5 51		5 11 ₁ 5 6 12	$\begin{array}{ccc} 6 & 3\frac{3}{2} \\ 6 & 5\frac{5}{11} \end{array}$	6 7 7 7 7 8 9 3	6 111 7 11	$\begin{bmatrix} 7 & 3 & 3 \\ 7 & 5 & \frac{1}{7} \end{bmatrix}$	$\frac{7}{7} = \frac{7}{9} \frac{5}{14}$	7 11½ 8 1½	8 3 ₂₈ 8 511	8 7 1 4 8 99	9 1	9 6	37 0 38 0
ı	: 2		5 11 ₂ ¹ 6 05	$\begin{array}{ccc} -6 & 3_{1}^{3}, \\ -6 & 5_{7}^{4}. \end{array}$	6 93	6 114 7 12	7 3 1 7 6	7 711 7 109	8 24	8 4 ² / ₇ 8 6 ⁶ / ₇	$\frac{8}{8} \frac{813}{28} \frac{8}{117}$	$9 - 0^{-9}_{14}$ $9 - 3^{3}_{7}$	9 75	10 0	39 0
	2	5 10 ² 6 0		$\frac{6}{6} \cdot \frac{7}{9} \overset{1}{1}$	6 11½; 7 1½	7 36	7 81 7 101	S 0 9 8 3	$\frac{8}{8} = \frac{5}{7} \frac{1}{8}$	8 9 ³ / ₂ 9 0	$\begin{array}{ccc} 9 & 1\frac{2}{3}\frac{3}{3} \\ 1 & 9 & 4\frac{1}{2} \end{array}$	9 9		10 6	41 0 42 0
	l'a	6 12 6 32	6 6 9	6 101 7 02	7 313	7 81 7 103	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	8 551 8 73	8 927 9 03	9 24 9 51	$\frac{9}{9} = \frac{7}{28}$ $\frac{9}{9} = \frac{96}{7}$	$\begin{array}{c} 9 & 11_{14}^{11} \\ 10 & 2_{7}^{4} \end{array}$	10 73	11 0	43 0 44 0
_	1	6 5½ 6 66	6 935	7 211		8 0 ³ / ₇ 8 2 ¹ / ₂	8 71 8 71	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	9 $2\frac{25}{28}$ 9 $5\frac{5}{11}$	9 75	$\begin{array}{ccc} 10 & 0\frac{1}{2}\frac{5}{8} \\ 10 & 3\frac{3}{14} \end{array}$		10 10.5		45 0 46 0
1	200	6 81 6 102	7 113	7 61	7 1119	8 42 8 64	8 94 9 0	$\begin{vmatrix} 9 & 211 \\ 9 & 51 \end{vmatrix}$.10 535 10 84	10 1013 11 15	11 333	11 9	47 0 48 0
-	1	7 0 7 15	7 51	7 10½ 8 0¾	8 34 8 544	8 9 8 11!	9 21 9 41	9 71	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	10 6 10 84	10 111 11 111	$\frac{11}{11}$ $\frac{41}{72}$	$11 - 9\frac{3}{4}$	12 3	49 0 50 0
15	1		17 lb.	18 lb.		1			23 lb.	24 lb.		26 lb.			
-			Crun v												



ARROBAS OF SPAIN AND BUENOS AYRES,

REDUCED TO POUNDS AVOIRDUPOIS.

1 Авгова = $\begin{cases} 25 \text{ Castilian Libras.*} \\ 25.3583 \text{ Pounds Avoirdupois.} \end{cases}$

Arrobas.	lbs.	Arrobas.	lbs.	Arrobas.	ībs.	Arrobas.	fbs.	Arrobas.	fbs
1	25.36	25	633.96	49	1,242.56	73	1,851.16	97	2,459.76
2	50.72	26	659.32	50	1,267.92	74	1,876.51	98	2,485.11
. 3	76.07	27	684.67	51	1.293.27	75	1,901.87	99	2,510.47
4	101.43	28	710.03	52	1,318.63	76	1,927.23	100	2,535.83
5	126.79	29	735.39	53	1,343.99	77	1,952.59	200	5,071.66
6	152.15	30	760.75	54	1,369.35	78	1,977.95	300	7,607.49
7	177.51	31 .	786.11	55	1,394.71	79	2,003.31	400	10,143.32
8	202.87	* 32	811.47	56	1,420.06	80	2,028.66	500	12,679.15
9	228.22	33	836.82	57	1,445.42	81	2,054.02	600	15,214.98
10	2 53.58	34	862.18	58	1,470.78	82	2,079.38	700	17,750.81
11	278.94	35	887.54	59	1,496.14	83	2,104.74	800	20,286.64
12	304.3	36	912.9	60	1,521.5	84	2,130.1	900	22,822.47
13	329.66	37	938.26	61	1,546.86	85	2,155.46	1000	25,358.3
14	355.02	38	963.62	62	1,572.21	86	2,180.81	2000	50,716 6
15	380.37	39	988.98	63	1,597.57	87	2,206.17	3000	76,074.9
16	405.73	40	1,014.33	64	1,622.93	88	2,231.53	4000	101,433.2
17	431.09	41	1,039.69	65	1,648.29	89	2,256 89	5000	126,791.5
18	456.45	42	1,065.05	66	1,673.65	90	2, 282.25	6000	152.149.8
19	481.81	43	1,090.41	67	1,699.01	91	2,307.61	7000	177,508.1
20	507.17	44	1,115.77	68	1,724.36	92	2,332.96	8000	202,866.4
21	532.52	45	1,141.12	69	1,749.72	93	2,358 32	9000	228,224.7
22	557.88	46	1,166.48	70	1,775.08	94	2,383.68	10000	253,583.
23	583.24	47	1,191.84	71	1,800.44	95	2,409.04	11000	278,941.
24	608.6	48	1,217.2	72	1,825.8	96	2,434.4	12000	304,300.

^{*} See ante, Table of "Castilian Libras."

PORTUGUESE AND BRAZILIAN ARROBAS, REDUCED TO POUNDS AVOIRDUPOIS.

1 Arroba = $\begin{cases} 32 \text{ Arratels or Libras.} \\ 32.3792 \text{ Pounds Avoirdupois.} \end{cases}$

Arratels or Libras.	Arrobas.	fbs.	Arrobas.	fbs.	Arrobas.	fbs.	Arrobas.	fbs.	Arrobas.	Ibs.
1= 2= 3= 4= 5= 6= 7= 8= 16= 24= 32=	12 3 1 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	1.01 2.02 3.04 4.05 5.06 6.07 7.08 8.10 16.19 24.28 32.38 64.76 97.14 129.52 161.9 194.28 226.65 259.03 291.41 323.79	17 18 19 20 21 22 23 24 25 26 27 28 30 31 32 33 34 35 36	550.45 582.83 615.21 647.58 679.96 712.34 744.72 777.1 809.48 841.86 874.24 906.62 939. 971.38 1,003.76 1,036.14 1,068.52 1,100.9 1,133.28	43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 60 61 62	1,392.31 1,424.68 1,457.06 1,489.44 1,521.82 1,554.2 1,556.58 1,618.96 1,651.34 1,683.72 1,716.1 1,748.48 1,780.86 1,813.24 1,845.62 1,878. 1,910.37 1,975.13	69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88	2,234.17 2,266.54 2,298.92 2,331.3 2,363.68 2,428.44 2,460.82 2,493.2 2,525.58 2,557.96 2,622.72 2,625.09 2,687.47 2,719.85 2,752.23 2,784.61 2,816.99 2,849.37	95 96 97 98 99 100 200 300 400 500 600 900 1000 2000 3000 4000 900 1000 5000 6000 6000	3,076.03 3,108.4 3,140.78 3,173.16 3,205.54 3,237.92 6,475.84 9,713.76 12,951.68 16,189.6 19,427.52 22,665.44 25,903.36 29,141.28 32,379.2 64,758.4 97.137.6 129,516.8 161,896.
	11	356.17	37	1,198.04	63	2,039.89	89	2,881.75	7000	226,654.4
	12 13	388.55 420.93	38 39	1,230.42 $1,262.8$	64 65	2,072.27 $2,104.65$	90 91	2,914.13 2,946.51	8000 900 0	259,033.6 291,412.8
	13	453.31	40	1,202.8 $1,295.17$	66	2,137.03	92	2,978.89	10000	323,792.
	15	485.69	41	1,327.55	67	2,169.41	93	3,011.27	11000	356,171.2
	16	518.07	42	1,359.93	68	2,201.79	94	3,043.65	12000	388,550.4

TABLE OF DUTIES ON GLASS.

-			DESCRIPTION O	F GLASS AND R	ATES OF DUTY.	
Greatest Dimensions in Inches Square.	Contents in Square Inches.	Fluted, Rolled, or Rough Plate, Per Sq. Foot.		Polished Cylinder and Crown. Per Sq. Foot.	Cast Polished Plate, Unsilvered. Per Sq. Foot.	Silvered Looking-glass Plates, Per Sq. Foot.
10 by 15	150	å cent.	13 cent.*	$2\frac{1}{2}$ cents.	3 cents.	4 cents.
16 by 24	384	1 cent.	17/8 cent.*	4 cents.	5 cents.	6 cents.
24 by 30	720	1½ cent.	23/8 cent.*	6 cents.	8 cents.	10 cents.
All over.	All over.	2 cents.	27/8 cent.*			
24 by 60	1440			20 cents.	25 cents.	35 cents.
All over.	All over.			40 cents.	50 cents.	60 cents.

N.B. All fluted, rolled, or rough plate glass, weighing over 100 fbs. per 100 square feet, must pay an additional duty on the excess at the same rates as above, and on looking-glass plates, or plate glass silvered, when framed, there is a duty of 30 per cent. ad valorem on the frames in addition to the above rates

^{*} Provided, That unpolished cylinder, crown, and common window glass, imported in boxes containing fifty square feet, as nearly as sizes will permit, now known and commercially designated as fifty feet of glass, single thick and weighing not to exceed fifty-five pounds of glass per box, shall be entered and computed as fifty pounds of glass only; and that said kinds of glass imported in boxes containing, as nearly as sizes will permit, fifty feet of glass, now known and commercially designated as fifty feet of glass, double thick and not exceeding ninety pounds in weight, shall be entered and computed as eighty pounds of glass only; but in all other cases the duty shall be computed according to the actual weight of glass.

EXAMPLES

Illustrating Tables on pages 28 and 29.

(1.)	(2.)	(3.)	(4.)
1914 Inches.	21½ inches.	24½ Inches.	2814 Inches.
2318 Lin. yds. 12)1159 96 7-12 1-12 of 1/2 1255 7-12 Sq. yds.	2)2654 Lin. yds. 6)1327 ½ 6)221 ½ of ½ 37 ½ of ½ of ½ 1585 Sq. yds.	2)2340 Lin. yds. 3)1170 ½ 12)890 ½ of ½ 32½ 1-12 of ⅓ of ⅓ 1592½ Sq. yds.	2)24% Lin yds, 2)1215 ½. 6)608 ½ of ½ of ½ of ½ of ½. 1924 Sq. yds.
(5.)	(6.)	(7.)	(8.)
41½ Inches.	50½ Inches.	62½ Inches.	66½ Inches.
6)3618 Lin. yds, 12)603 ½ on. 4221 50 1-12 of ½ off. 4171 Sq. yds.	3)3936 Lin, yds, 6)1312 ½ % 4)219 % of ½. 55 ¼ of ½ of ½, 5522 Sq. yds.	2 8 9 1260 Lin. yds. 630 12. 157 14. 140 1-9. 2187 Sq. yds.	6)3666 Lin. yds. 12,611 % off. 3055 51 1-12 of % on. 3106 { Add answer to original. 6772 Sq. yds.

To reduce Lineal Metres, Aunes, and Berlin Ells to Lineal yards, proceed as follows:

Metres, by adding to their number, $\frac{1}{12}$, $\frac{1}{100}$, and $\frac{1}{36}$ of $\frac{1}{100}$; Aunes, by adding to their number $\frac{1}{4}$, or 25 per cent. thereof; and Berlin Ells,* by multiplying their number by .7294, or by .73, which is sufficiently accurate for ordinary purposes.

To reduce the lineal yards thus obtained to square yards, the above table may, of course, be used as in other cases.

EXAMPLES.

10)	4)1260 Lin. Aunes 62½ in. wide.	3936 Lin. Berlin Ells 501/ in wide
100 \ 3666 Lin. Metres 661/2 in. wide.	315 ½ on.	.73
305.5 1-12 on.	16)	11808
36) 36.6 1- 100 on.	1575 Lineal yards.	27552
1.0 1-36 of 1-100 on.	1-9	3)2873.28 Lineal yards.
6)4009.1 Lineal yards.	787 % on.	6,957.76 ½.
12)668.2 1/6 off.	197 1/2 on.	4)159.62 1/2 of 1/2.
3340.9	175 1-9 on.	6,957.76 ½. 4)159.62 ½ of ½. 39.90 ¼ of ⅙ of ⅙.
55.7 1-12 of 1/2 on.	2734 Square yards.	4030.56 Square yards.
3396.6	zioz oquato juran	4000.00 Equale yaius.
4009.1 add Lineal yards.		
7405 7 Square vards.		

[•] Ells of Brabant by multiplying their number by .766, and Ells of Vienna by .881.

SQUARE YARDS

May be readily produced from Linear Yards, Metres, Aunes, and Berlin Ells, of any width from \$\frac{1}{2}\$ inches, by the use of the following table and rules, substantially copied from a manuscript kindly furnished for this work by Mr. H. Millard, Entry Clerk at the New York Custom House, where it has been in use for some years. Metres are estimated at 39.37 inches, according to Act of Congress, July 28, 1866, Chap. 301 (ante, Part I, p. ——); Annes (of Lyons and Switzerland only), at 1.25 yards, and Berlin Ells at .73 of a yard.

		the sq. yda.	3	=	3	¥	3	3		=	3	= :	ĕ	3	2	\$	3	2	3	\$	2	3	2	\$	3	=	3	3 :	3 :	:
		vill give	99	39	¥	2	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3	\$	3	=	3	\$	=	2	=	3	=	=	3	2	93	3	3	99	*	:	99	z	3
	Lineal yards=Square yards.	Lineal yardsand 1/8 of 1-9 on will give the sq. yds.	" and 1/2 of 1-9 on	" and 1/3 of 1/8 on	" " and 1/2 of 1-9 on	" " and 1-12 on	uo 6-1 pue	uo % and 1% on	" and 1-9, and 1-9 on	" " and 1/6 on, and 1-12 or 1/6 of	uo % purand 1/e on	" " and 1-12 of 1/6 on	" " and 1/6, and 1/6 of 1/6 on	" " and 1/4 of 1/6 on	" " and 1/3 of 1/6 on	" "and 1-9 and 1/8 on	uo ¼ pueand ¼ ou	"and 1/6, and 1/2 of 1/6, and 1/2 of 1/2 of 1/6 on	" " and 1-9 of 1/4 on	" and 1/6, and 1/8 on	" and 1-12 of 1/3 off	" and 1/4, and 1/4, and 1/6 of 1/4, and 1-9 of 1/4 on	uo graph pur	" " and 1/3 of 1-12 of 1/3 on	" and 1-12 of 1/3 on	" and 1/2 of 1/4 on	" " and 1/6 of 1/3 on	" and 1/3, and 1/4 of 1/3, and 1/4 of 1/5 of 1/3 on	" and 1/4 of 1/3 on	" and 1/2, and 1/4 of 1/3, and 1/2 of 1/4 of 1/5 on
Widths.	36 inches.	3	2	3	=	*	ž	3	3	:	= .	3	3	3 2	ž	=	3	**	=	3 2	3	3	=	:	=	3	3	3	99	3
W		361/2	37	371/2	38	39	40	401/2	41	411/2	42	421/2	43	431/2	44	441/2	45	451/2	46	461/2	47	1471/2	48	481/2	49	491/2	20	501/2	51	11 51 1/2
	q. yd																													
	e the s	•	2	3	3	3	3	3	3	3	3	3	3	3	3	3	3	3	3	2	**	3	2	3	**	11	23	2	=	2
	will give the s	9	23	3	23	29	99	33	39	23	23	33	29	99 .	. 3	2 2		3	23	33	3	3 3	3	3 3	99	11 19	23	19 19	3	39
	in. yds. will give the s	9 99	9 99 99	"	29 29 29	99 19 19	99 99 99	33 33 33	99 99 99	23 23 23	8 8 8	39 39 39	* * *	99 . 99	. 13 13	99 99 99		79 79 77	2 22 23	23 25 25	39 39 39	33 33 33	23 23 23	99 99	" " "	11 11 11	11 11 11	19 19 11	77 77 77	39 39
	of the lin. yds. will give the s	27 27 27 37	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	"	3 33 33 33	9 9 9 9	23 23 23	25 25 25 25	39 39 39	99 99 99 99	23 23 23	3 3 3 3	" " " "	33 . 33 . 33	. 3 3	11 11 11		2 2 2	2 2	3 3 3	39 39 39	33 33 33	79 79 39 31	33 33 31	" " " "	27 27 27 27	" " "	3 3 3	= = = = = = = = = = = = = = = = = = = =	3 3 3
	1-72, or 1% of 1-9 of the lin. yds. will give the sq. yds.		" " " " " " " " " " " " " " " " " " "	" " " " " " " " " " " " " " " " " " "	" " " " " of 1-9, and 1/2 of 1/5 of 1-9 "	11-12 66 68	1-12, and 1/8 of 1-12 " " "	11-9 14 14 16	" " " " " " " " " " " " " " " " " " "	" " " " " " " " " " " " " " " " " " "	9 99 99 71		", and 1/6 of 1/8 " " " "	1/2 and 1/2 of 1/2 to the	n n n n n n n n n n n n n n n n n n n	" " " " " " " " " " " " " " " " " " "	7	" " " " " " " " " " " " " " " " " " "	n n n n 1/2 and 1-9 of 1/4 n n	n n n n n 1/2 and 1/2 of 1/2 n	" " " " " " " " " " " " " " " " " " "	" " " " " " " Jo ½, and 1-9 of ½, of ½,	9 9 9 7	" " " " " " " " " " " " " " " " " " "	% and 1-12 of 1/4 " " "	" " " " " " " " " " " " " " " " " " "	n n n n light of 1/2 and 1/4 of 1/3	f 1/3,		\mathred{m}
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4 :		2 :		77	33	=	99	3					13	3	3	3	3			93		99						7	or 1/6, and 1/6 of 1/6 off, and remainder added to original.	16, and 1-12 of 1/6 off,		16 off, and 1-12 of 16 on,	4 of 1			1-12, and 1/6 of 1-12 off,		1/2 of 1-9, and 1/3 of 1-9 off,	off,	off,	off,	off,	Twice the number of lineal yards.
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											_										_								or 1	1/c	7,8	7/6	1-9,	1/4 off,	1-9	1-1	1-1	7,0	7,5	7,2	7,4	7,2	T.A.
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52	521/2	53	531/2	54	541%	55	5517	50 /3 Fe	90	261/2	22	571/2	58	581%	59	591/2	09	601%	61	9119	69	6917	200	00	00%	64	641/2	65		651/2	99	661/2	29	671/2	89	681%	69	691%	70	701/2	71	711/2	172
	_																																										
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and 1/	2 of 1/2	of Jo	and 1		0.6	100	5 .	d 1-12	nd 1-3	of 1-9	and 1	of 1	; °	./3, a	mud /	and 1	1/ of 1-12 of 1/2.		1 000	10 7	10 9	4 OI 4		3 of 1	t of 1	7	Jo y	0 of 1	, of 1	d 1/2 0	1-120	:	1-12 0	1,4 of			17. of	9	nd 1-1	1,00		1/4 0	1,40
1,8%	and 1/	and 1/	d 1/4,		1	1 2 2	ana /	7, an	.1/2, 3	1/2 pu	1	and 1	n ma	2	2/2/	d 1/2	1/08		1 1 1	1-1 11	ana /	and ½	, II.	and 1	and 1	:	and 1	nd 1-	and !	1/c, an	and		and,	9, and			and		1/2 3	3			
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91	161/2	17	171%	18	101	10%	RT	191/2	20	201/2	21	2116	200	7100	0.0	7186	200		7.7	24.72	23	251/3		26	261%	27	9717	2000	7100	7,07	200	30 /2	301/	31	2117	200	200	95/20	3 29	24	341/	35	351/2
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		1000		13.89	27.78	55.56	111.11	138.89	166.67	194 44	250.00	277.78	305.56	333.33 261 11	388.89	416.67	444.44	500 00	527.78	555.56	583.33	11.119	666.67	694.44	799 99
DS.		100		1.39	2.78	5.56 88.88	11.11	13.89	16.67	19.44	25.00	27.78	30.56	33. 33 26. 11	38.89	41.67	44.44	50.00	52.78	55.56	58.33	61.11	66.67	69.44	66 64
SQUARE YARDS		20		69.	1.39	2.78	5.56	6.94	8.33	9.72	12.50	13.89	15 28	18.06	19.44	20.83	22.22	25.01	26.39	27.78	29.17	30.56	33 33	34.72	28 11
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)E, T0		30		.42		1.67	32,53	4.17	5.00	0.83	7.50	8.33	9.17	10 83	11.67	12.50	13 33	15 00	15 83	16.67	17.50	18.33	20.00	20.83	91 87
S WIDE,	vi	023	ń	.28	99.	1.67	2.22	2.78	50 S	5.00 7.41	5.00	5.56	6.11	7.0.0	7.70	80 333	0 0 0 0 0 0 0 0	10.00	10 56	===	11.67	19 70	13.33	13 89	14 44
E 72 INCHES	ARDS	10	ARDS	-14	. 58	ج چ چ	1.1	1.39	1.67	9 9 9 9	2.50	2.78	3 06	3.55	3.89	4.17	4.44	5.00	5.28	5.56	5.83	0.11 8 20	6.67	6.94	66 4
TABLE INCH TO 72	LY	6	EX	.12	.25	06.	1.00	1.25	1.50	67 1	2.25	2.50	2.75	3.25	3.50	3.75	4.00	4.50	4.75	2 00	5.25	5.75	6.00	6.25	a FA
TA]	INEA	2	UAR	Ε.	.23	.44	68.	1.11		1.90	2.00	2 2 2	2.2	20 20 20 20 20 20 20 20 20 20 20 20 20 2	3.7	33.33	3.56	4.00	4 22	4 44	4.67	4.33	5.33	5.56	0,4
FROM 3	L	ğ.	S	.10	.19		700	26.	1.17	1 56	1.75	1.94	2.75	2 1.00 50.00 50.00	2 72	2 92	- c	3 50	3 69	3.89	4.08	4.23	4.67	4.86	R 0.0
DS, FH		9		80.	7	.53	29.	.83	-00	1 33	1.50	1.67	.83.	2.00	2.33	2.50	2.67	3.00	3.17	3.33	3.50	9 0 o	4.00	4.17	4 9 9
L YAR		10		10.	.14	42	.56	69.	Z. 5	18.	1.25	1.39	1.53	20.7	1.94	2.08	27.75	2.50	2.64	2.78	2.92	9.00 % 10	. 0.0 . 0.0 . 0.0 . 0.0	3.47	2 61
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		60		10.	80.	.17	500	.42	.50	. 56.	.75	.83	.92	1.08	1.17	1.25	1.33	1.50	1.58	1.67	1.75	1 99	2.00	2.08	2.17
REDUCING		37		.03	90.	- 1-	.22	.28	200	80°	.50	96.	.61	70.	20.	833	68.		_	_	1.17	77.1	2 20	1.39	1 44
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5.25 6.00 6.75 7.50 5.64 6.44 7.25 8.06 5.64 6.44 7.25 8.06 5.63 6.22 7.00 7.78 6.23 7.11 8.00 8.33 6.42 7.75 8.01 6.43 7.78 8.75 8.17 6.41 7.78 8.75 9.17 6.42 7.78 8.75 9.17 6.81 7.78 8.75 9.17 7.79 8.00 9.00 10.00 7.78 8.67 9.00 11.89 7.78 8.75 10.00 11.89 7.78 8.67 10.00 11.89 8.76 10.00 11.25 11.89 8.76 10.00 11.25 12.50 8.77 10.00 11.25 12.50 8.78 10.50 11.84 10.22 8.74 10.50 11.84 10.22
5.25 6.00 6.75 5.64 6.22 7.00 5.64 6.24 7.25 6.23 7.70 7.75 6.23 7.75 8.00 6.44 7.25 8.00 6.42 7.75 8.00 6.44 7.75 8.00 6.47 7.75 8.00 6.41 7.75 8.25 6.41 7.75 8.25 7.70 8.00 9.00 7.78 8.44 9.50 7.78 8.42 9.75 7.78 8.44 9.00 7.78 8.44 10.25 8.75 10.00 11.25 8.75 10.00 11.25 8.74 10.25 11.50 9.33 10.44 11.75 9.33 10.44 11.75 9.33 10.20 11.25 8.94 10.00 11.25 8.95 10.00 11.25
5.25 6.00 5.64 6.22 5.64 6.24 5.64 6.22 6.23 6.83 6.42 6.84 6.42 6.84 6.42 6.84 6.42 6.83 6.81 7.73 6.81 7.75 7.70 8.82 7.73 8.84 7.75 8.89 7.75 8.89 7.76 8.89 7.77 8.84 7.78 8.84 7.79 8.89 7.77 8.89 8.75 9.11 8.75 9.13 8.75 9.11 9.33 10.00 8.75 10.00 8.75 10.12 9.33 10.56 10.22 11.33 10.31 11.33 11.26 11.33 11.27 11.33 11.28 11.33
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7500 8833 8811 8811 9166 1000

LINEAL METRES,

FROM \$ INCH TO 72 INCHES WIDE, REDUCED TO SQUARE YARDS.

nost		1000		15.19	30.38	91.14	121.52	182.23	212.65 243.03 273.41	303.79 334.17 364.55	394.93 425.3 455.68	486.06 516.44 546.82	577.2 607.58 637.96	668.34 698.71 729.09	759.47 789.85 820.23
2.54 Centimetres=almost		100		1.52	3.04	9.11	12.15	18.23	21.27 24.3 27.34	30.38 33.42 36.45	39.49 42.53 45.57	48.61 51.64 54.68	57.72 60.76 63.8	66.83 69.87 72.91	75.95 78.99 82.02
entimet		90		1.37	2.73	8.2	10.94	16.4	19.14 21.87 24.61	27.34 30.08 32.81	35.54 38.28 41.01	43.75 46.48 49.21	51.95 54.68 57.42	60.15 62.88 65.62	68.35 71.09 73.82
2.54 C		08		1.22	2.48	7.29	9.72	14.58	17.01 19.44 21.87	24.3 26.73 29.16	31.59 34.02 36.45	38.88 41.32 43.75	46.18 48.61 51.04	53.47 55.9 58.33	60.76 63.19 65.62
, 1866.		20		1.06	2.13	6.38	8.51	12.76	14.89 17.01 19.14	21.27 23.39 25.52	27.64 29.77 31.9	34.02 36.15 38.28	40.4 42.53 44.66	46 78 48.91 51.04	53.16 55.29 57.42
ly 28th		09		.91	1.82	5.47	9.11	10.94	12.76 14.58 16.4	18.23 20.05 21.87	23.7 25.52 27.34	29.16 30.99 32.81	34.63 36.45 38.28	40.1 41.92 43.75	45.57 47.39 49.21
et of Ju		20		.76	1.52	4.56	6.08	9.11	10.63 12.15 13.67	15.19 16.71 18.23	19.75 21.27 22.78	24.3 25.82 27.34	28.86 30.38 31.9	33.42 34.94 36.45	37.97 39.49 41.01
netre = .3937 of a Lineal Inch, according to the Act of inch; the exact equivalent being .999998 of an inch	RES	40	D S.	.61	1.22	3.65	4.86	7.29	8.51 9.72 10.94	12.15 13.37 14.58	15.8 17.01 18.23	19.44 20.66 21.87	23.09 24.3 25.52	26 73 27.95 29.16	30.38 31.59 32.81
rding to	ET	30	YAR	.46	1.82		3.65	5.47	6.38 7.29 8.2	9.11 10.03 10.94	11.85 12.76 13.67	14.58 15.49 16.4		20.05 20.96 21.87	22.78 23.7 24.61
n, accol	L M	350	田	.30	.61	1.82	2.43	3.65	4.25 4.86 5.47	6.08	7.9 8.51 9.11	9.72	11.54 12.15 12.76	13.37 13.97 14.58	15.19 15.8 16.4
al Inchalent b	EA	10	JAR	.15	.61	.91	1.22	1.82	2.13	3 3 4 3 3 4 5 5 5	3.95 4.25 4.56	5.16	5.77 6.08 6.38	6.68	7.59
a Lines t equiv	LIN	6	s o u	.14	.55	.82	1.09	1.64	1.91 2 19 2.46	3.28	3.55	4.65	5.19	6.02	6.84 7.11 7.33
37 of a		2 0		.12	.24	.73	.97	1.46	1.94	2.43 2.67 2.92	3.16 3.4 3.65	3.89 4.13 4.37	4.62 4.86 5.1	5.35 5.59 5.83	6.08
= .39		3-		н.	.21	.64	.85	1.28	1.49	2.13 2.34 2.55	2.76 2.98 3.19	3.4 3.62 3.83	4.04	4.68	5.32 5.53 5 .74
imetre 1 inc		9		60°	.18	.55	.91	1.09	1.28	1.82 2.01 2.19	2.37 2.55 2.73	3.28	3.46 3.65 3.83	4,19	4.56
; Cent		10		.08	.15	.46	.61	.91	1.06	1.52	1.97 2.13 2.28	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2.89 3.04 3.19	3.34	3.8
Inches		=		90.	.12	.36	.49	.73	.97	1.22	1.58 1.7 1.82	1.94 2.07 2.19	2.31 2.43 2.55	2.67	3.04 3.16 3.28
ineal		ಣ		.05	.09	.27	.36	.55	49. 73.	.91	1.28	1.46	1.73	2.01 2.1 2.19	2.28 2.37 2.46
9.37 I		2		.03	.06	.18	.30	.36	. 43 643	.61	.79 .85	.97 1.03	1.15	1.34	1.52 1.58 1.64
Lineal Metre = 39.37 Lineal Inches; Centimetre = .3937 of a Lineal Inch, according to the Act of July 28th, 1866. 1 inch; the exact equivalent being .999998 of an inch.		-		+1510.	.0303+	+1160.	.1215+	.1822+	.2126+ .2430+ .2734+	.3037+ .3341+ .3645+	.3949+ .4253+ .4556+	.4860+ .5164+ .5468+	.6075+	.6683+ .6987+ .7290+	.7594+ .7898+ .8202+
ineal M		iyaleı lesi timet	Lil	1.27	2.54	7.62	10.16	15.24	17.78 20.32 22.86	25.4 27.94 30.48	33.02 35.56 38.1	40.64 43.18 45.72	48.26 50.8 53.34	55.88 58.42 60.96	63.5 66.04 68.58
1		th in		-400	-81	က	*10	9	r-00 5	10	13 44 15	16	19 20 21	2222	25 26 27

200	න න න	48.55.80	388	40 41 42 42	444	448	449 50 51	52 53 54	55 56 57	58 59 60	63	64 65 66	(33	07 27 27 27 27 27 27 27 27 27 27 27 27 27
71.12		86.36 88.9 91.44	93.98 96.52 99.06	101.6 104.14 2 106.68	109.22 1111.76 1114.3	116.84 119 38 121.92) 124.46 127. 1 129.54	2 132.08 3 134 62 1 137.16	5 139.7 5 142.24 7 144.78	3 147.32 9 149.86 0 152.4	1 154.94 2 157.48 3 160.02	162.56 5 165.1 6 167.64	7 170.18 8 172.72 9 175.26	0 177.8 1 180.34 2 182.88
.8809+ .9113+	.9417÷ .9721+ 1.0025+	1.0328+ 1.0632+ 1.0936+	1.1240+ 1.1543+ 1.1847+	1.2151+ 1.2455+ 1.2759+	1 3062+ 1 3366+ 1.3670+	1.3974+ 1.4278+ 1.4581+	1.4885 + 1.5189 + 1.5493 +	1.5. 7+ 1.6.00+ 1.6404+	1.6708 + 1.7012 + 1.7315 +	1.7619+ 1.7923+ 1.8227+	1.8531+ 1.8834+ 1.9138+	1.9442+ 1.9746+ 2.0050+	2.0353 + 2.0657 + 2.0961+	2.1265+ 2.1569+ 2.1872+
1.76	1.88	2.07	2.25 2.31 2.37	2.43 2.49 2.55	2.61 2.67 2.73	2.79 2.86 2.92	2.98 3.04 3.1	3.16 3.22 3.28	3.34	3.52 3.58 3.65	3.77	3.89 3.95 4.01	4.13	4.31
2.55	2.83 2.92 3.01	3.28	3 37 3.46 3.55	3.65	3.92 4.01 4.1	4.19 4.28 4.37	4.47	4.74 4.83 4.92	5.01	5.29 5.38 5.47	5.56 5.65 5.74	5.83 5.92 6.02	6.11 6.2 6.29	6.58
3.62 65 65 65	3.77 3.89 4.01	4.13 4.25 4.37	4.5 4.62 4.74	4.86 4.98 5.1	5 23 5 35 5.47	5.59 5.71 5.83	5.95 6.08 6.2	6.32 6 44 6.56	6 68 6 8 6.93	7.05 7.17 7.29	7 41 7.53 7.66	7.78	8.14 8.26 8.38	8.51 8.63 8.75
4.4	4.71 4.86 5.01	5.32	5.62 5.77 5.92	6.23	6.53 6.68 6.84	6.99 7.14 7.29	7.44 7.59 7.75	7.9 8 05 8.2	8.35 8.51 8.66	8.81 8.96 9.11	9.27	9.72 9.87 10.03	10.33 10.48	10.63 10.78 10.94
5.29 5.47	5.65 5.83 6.02	6.38 6.56	6.74 6.93 7.11	7.29	7.84 8.02 8.2	8.38 8.57 8.75	8.93 9.11 9.3	9.48 9.66 9.84	10.03 10.21 10.39	10.57 10.75 10.94	11.12	11.67 11.85 12.03	12.21 12.39 12.58	12.76 12.94 13.12
6.38	6.59 6.8 7.02	7.23	7.87 8.08 8.29	8.51 8.72 8.93	9.14 9.36 9.57	9.78 10.21	10.42 10.63 10.85	11.06 11.27 11.48	11.7	12.33 12.55 12.76	12.97 13.18 13.4	13.61 13.82 14.04	14.25 14.46 14.67	14.89 15.1 15.31
6.8 7.05 7.29	7.53	8.26 8.51 8.75	9.24	9.72	10.45 1 10.69 1	11.18	11.91 12.15 12.39	12.64 12.88 13.12	13.37 13.61 13.85	14.1 14.34 14.58	14.82 15.07 15.31	15.55 15.8 16.04	16.28 16.53 16.77	17.01 17.26 17.6
7.66	8.48 8.75 9.02	9.3 9.57 9.84	10.12 10.39 10.66	10.94 1 11.21 1 11.48 1	11.76 12.03 12.3	12.58 12.85 13.12	13.4 13.67 13.94	14.22 14.49 14.76	15.04 15.31 15.58	15.86 16.13 16.4	16 68 16.95 17.22	17.5 17.77 18.05	18.32 18.59 18.87	19.14 19.41 19.69
8.51 8.81 9.11	9.42	10.33 10.63 10.94	11.54	12.15 12.46 12.76	13.06 13.37 13.67	13.97 14.28 14.58	14.89 2 15.19 3 15.49 3	15.8	16.71 17.01 17.32	17.62 17.92 18.23	18.53 18.83 19.14	19.44 19.75 20.05	20.35 20.66 20.96	21.27 21.57 21.87
17.01 2 17.62 2 18.23 2	18 83 19.44 20.05	20.66 21.27 21.87	22.48 23.09 33.7	24.3 3 3 24.91 3 25.52 3	26.13 3 26.73 4 27.34 4	27.95 28.56 29.16	29.77 30.38 4 30.99	31.59 32.2 32.81	33.42 34.02 34.63	35.24 35.85 36.45	37.06 37.67 38.28	38.88 39.49 40.1	40.71	42.53 43.14 43.75
25.52 3 26.43 3 27.34 3	25.25 29.16 30.08	30.99 4 31.9 4 32.81 4	33.72 34.63 4 35.54	36.45 4 4 37 37 38.28 5	39.19 5 40.1 41.01 5	41.92 5 42.83 5 43.75 5	44.66 45.57 46.48	47.39 (648.3 (649.21 (6	50.13 51.04 51.95	52.86 53.77 54.68	55.59 56.5 57.42	58.33 59.24 60. 15	61.06 61.97 62.88	63.8 64.71 65.62
34.02 35.24 36.45	35.88 40.1	41.32 42.53 43.75	44.96 46.18 47.39	48.61 49.82 51.04	52.25 53.47 54.68	55 9 57.11 58.33	59.54 60.76 61.97	63.19 64.4 65.62	66.83 68.05 69.26	70.48 71.69 72.91	74.12 75.34 76.55	77.77 78 99 80.2	81.42 82.63 83.85	85.06 86.28 87.49
42.53 44.05 45 57	47.09 48.61 50.13	51.64 53.16 54.68	56.2 57.72 59.24	60.76 62.28 63.8	65 31 66 83 68.35	69.87 71.39 72.91	74.43	78.99 80.5 82.02	83.54 85.06 86.58	88.1 89.62 91.14	92 66 94.17 95.69	97.21 98.73 100.25	101.77 103.29 104.81	106.33 107.85 109.36
51.04 52.86 54.68	58.33 66.15	61.97 63.8 65.62	67.44 69.26 71.09	72.91 74.73 76.55	78 38 80.2 82.02	83.85 85.67 87.49	89.31 91.14 92.96	94.78 96.6 98.43	100.25 102.07 103.9	105.72 107.54 109.36	111.19 113. 114.83	116.65 118.48 120.3	122.12 123.95 125.77	127.59 129.41 131 24
61.67 63 8	65.92 68.05 70.18	72.3 74.43 76.55	78.68 80.81 82.93	85.06 87.19 89.31	91.44 93.57 95.69	97.82 99.95 102.07	104.2 106.33 108.45	110.58 112.71 114.83	116.96 119.09 121.21	123.34 125.46 127.59	129.72 131.84 133.97	136.1 138.22 140.35	112.48 114.6 146.73	148.86 150.98 153.11
68.05 70.48 72.91	75.34 77.77 80.2	82.63 85.06 87.49	89.92 92.35 94.78	97.21 99.64 102.07	104.5 106.93 109.36	111.79 114.22 116.65	119 09 121.52 123 95	126.38 128.81 131.24	133.67 136.1 138.53	140.96 143.39 145.82	148.25 150.68 153.11	155.54 157.97 160.4	162.83 165.26 167.69	170.12 172.55 174.98
79.29 82.02	84.76 87.49 90.23	92.96 95.69 98.43	101.16 103.9 106.63	109.36 112.1 114.83	117 57 120.3 123.03	125.77 128.5 131.24	133.97 136.71 139.44	142.17 144.91 147.64	150.38 153.11 155.84	158.58 161.31 164.05	166.78 169.51 172.25	174 98 177.72 180.45	183.19 185.92 188.65	191.39 194.12 196.86
85.06 88.1 91.14	94.17 97.21 100.25	103.29 106.33 109.36	112.4 115.44 118.48	121.52 124.55 127.59	130.63 133.67 136.71	139.74 142.78 145.82	148.86 151.89 154.93	157.97 161. 164.05	167.08 170.12 173.16	3 176.2 1 179.24 5 182.27	185.31 188.35 191.39	3 194.42 197.46 5 200.5	203.54 2 206.58 5 209.61	2 212.65 2 215.69 3 218.73
880.9r 911.37	941. 972. 1002.	1032.88 1063.26 1093.64	1124.02 1154.4 1184.78	1215.16 1245.53 1275.91	1306.29 1336.67 1367.05	1397.43 1427.81 1458.19	1488.57 1518.94 1549.32	7 1579.7 1610.08 5 1640.46	3 1670.84 2 1701.22 3 1731.6	1761.98 1792.35 7 1822.73	1 1853.11 5 1883.49 9 1913.87	2 1944.25 5 1974.63 2005.	\$ 2035.39 \$ 2035.76 1 2096.14	5 2126.52 9 2156.\$ 3 2187.28
324	75	88 26 64	02 4 78	16 53	29 67 05	43 81 19	57 94 32	7 08 46	84 22 6	98 35 73	11 49 87	63	39 76 14	52

LINEAL METRES (WIDTH IN CENTIMETRES) REDUCED TO SQUARE YARDS.

Lineal Metre = 39.37 Lineal Inches, and Centimetre = .3937 of a Lineal Inch. See preceding to the Act of July 28th, 1866. 2.64 Centimetres = almost 1 Lineal Inch. See preceding table.

	1000		11.96 23.92 35.88	47.84 59.8 71.76	83.72 95.68 107.64	119.6 131.56 143.52	167.44 179.4	191.36 203.32 215.28	227.24 239.2 358.8	478.39 598. 60 9 .95	621.91 633.87 645.83	657.79 669.75 681.71
	100		1.20 2.39 3.59	4.78 5.98 7.18	8.37 9.57 10.76	11.96	15.55 16.74 17.94	19.14 20.33 21.53	22.72 23.92 35.88	47.84 59.8 61.	63.39 64.58	66.98 68.17
	06		1.08	4.31 5.38 6.46	7.53 8.61 9.69	10.76 11.84 12.92	13.99 15.07 16.15	17.22 18.3 19.37	20.45	. 43.06 53.82 54.9	55.97 57.05 58.12	59.2 60.28 61.35
	80		.96 1.91 2.87	3.83 4.78 5.74	6.7 7.65 8.61	9.57 10.52 11.48	12.44 13.4 14.35	15.31 16.27 17.22	18.18 19.14 28.7	38.27 47.84 48.8	49.75 50.71 51.67	52.62 57.58 54.54
	70		.84 1.67 2.51	3.35 4.19 5.02	5 86 6.7 7.53	8.37 9.21 10.05	10.88 11.72 12.56	13.4 14.23 15.07	15.91 16.74 25.12	33.49 41.86 42.7	43 53 44.37 45.21	46.05 46.88 47.72
	09		1.44	2.87 3.59 4.31	5.02 5.74 6.46	7.18 7.89 8.61	9.33 10.05 10.76	11.48 12.2 12.92	13.63 14.35 21.53	28.7 35.88 36.6	37.31 38.03 38.75	39.47 40.19 40.9
	20		.60	2.39 2.99 3.59	4.19	5.98 6.58 7.18	7.77 8.37 8.97	9 57 10.17 10.76	11.36 11.96 17.94	23.92 29.9 30.5	31.1 31.69 32.29	32 89 33.49 34.09
ES.	40	S.	.48 .96 1.44	1.91 2.39 2.87	3.35 3.83 4.31	4 78 5.26 5.74	6.22 6.7 7.18	7.65 8.13 8.61	9.09 9.57 14.35	19.14 23.92 24.4	24.88 25.35 25.83	26.31 26.79 27.27
ETR	30	ARI	.36	1.44	2.51	3.59 3.95 4.31	4.66 5.02 5.38	5.74 6.1 6.46	6.82 7.18 10.08	14.35 17.94 18.3	18.66 19.02 19.37	19.73 20.09 20.45
L M	20	EY	.48	.96 1.2 1.44	1.67	2.39 2.63 2.87	3.35	3.83 4.07 4.31	4.54	9.57 11.96 12.2	12.44 12.68 12.92	13.16 13.4 13.63
EA	10	UAR	.12	.60	.84 .96 1.08	1.32	1.55	1.91 2.03 2.15	2.27	4.78 5.98 6.1	6.22 6.34 6.46	6.58
LIN	6	8	.11	.54	.75 .86 .97	1.08	1.4	1.72 1.83 1.94	2.05 2.15 3.23	4.31 5.38 5.49	5.7	5.92 6 03 6.14
	2		.19	.38	77.	.96 1.05 1.15	1.24	1.53 1 63 1.72	1.82 1.91 2.87	3.83 4.78 4.88	4.98 5.07 5.17	5.26
	5-		.08	.33	.59	.92	1.09	1.34 1.42 1.51	1.59 1.67 2.51	3.35 4.19 4.27	4.44	4.69
	9		.07	.36	.50	.72 .79 .86	.93	1.15	1.36 1.44 2.15	2.87 3.59 3.66	3.73	3.95 4.02 4.09
	10		.06 .12 81.	24 .30 .36	.43 43.	.60 .66 27 .	.78 +8:	.96 1.02 1.08	1.14	2.39 2.99 3.05	3.17	3 29 35 41
	4		.05	.19	£. 5. £.		.62	.77 .81 .86	.91 .96 1.44	1.91 2.39 2.44	2.54 2.54 2.58	2 63 2 68 2.73
	ಣ		.07	.18	.25	.36	.50	.65	.68	1.44 1.79 1.83	1.9	2.01 2.01 2.05
	સ		.024	.096	.191	.26	25. 25. 26. 26.	.38 .41	4.5	.96	1.27	1.32
	=		.0239+ .0358+	.0478+ .0597+ .0717+	.0837+ .0956+ .1076+	.1195+ .1315+ .1435+	.1554+ .1674+ .1793+	.1913+ .2033+ .2152+	.2391+ .3587+	.4783+ .5979+ .6099+		+2189. +2699. +2189.
3	uivalen Lineal Leches,		.3937 .7874 1.1811	1.5748 1.9685 2.3622	2.7559 3.1496 3.5433	3.937 4.3307 4.7244	5.1181 5.5118 5.9055	6.2992 6.6929 7.0866	7.4803 7.874 11.811	15.748 19.685 20.0787	20.4724 20.8661 21.2598	21.6535 22.0472 22.4409
	ni dibi oribaniia		-618	4 4 4 9	r- 00 00	10 = 10	51	16	10 30 30	40 50 51		55

693 67 705.63 717.59		765.43 777.39 789.35	801.31 813.27 825.23	837.19 849.15 861.11	873.07 885.03 896.99	908.95 920.91 932.87	944.83 956.79 968.75	980.71 992.67 1004.63	1016.59 1028 55 1040.51	1052.47 1064.43 1076.39	1088.35 1100.31 1112.27	1124.23 1136.19 1148.15	1160,11 1172.07 1184.03	1195 99
69.37 70.56 71.76	72.96 74.15 75.35	76.54 77.74 78.94	80.13 81.33 82.52	83.72 84.91 86.11	88.5 89.7	90.89 92.09 93.29	94.48 95.68 96.87	98.07 99.27 100.46	101.66 102.85 104.05	105 25 105.44 107.64	108.83 110.03 111.23	112.42 113.62 114.81	116.01 117.21 118.4	119.6
62.43 63.51 64.58	65.66 66.74 67.81	68.89 69.97 71.04	72.12 73.19 74.27	75.35 76.42 77.5	78.58 79.65 80.73	81.81 82.88 83.96	85.03 86.11 87.19	88.26 89.34 90.42	91.49 92.57 93.65	94.72 95.8 96.87	97 95 99.03 100.1	101.18 102.26 103.33	104.41 105.49 106.56	107.64
55.49 56.45 57.41	58.36 59.32 60.28	61.23 62.19 63.15	64.1 65.06 66.02	66.98 67.93 68.89	69.85 70.8 71.76	72.72 73.67 74.63	75.59 76.54 77.5	78.46 79.41 80.37	81.33 82.28 83.24	84.2 55.15 86.11	87.07 88.02 88.98	89.94 90.89 91.85	92.81 93.77 94.72	95.68
48.56 49.39 50.23	51.07 51.91 52.74	53.58 54.42 55.25	56.09 56.93 57.77	58.6 59.44 60.28	61.11 61.95 62.79	63.63 64.46 65.3	66.14 66.98 67.81	68.65 69.49 70.32	71.16 72. 72.84	73.67 74.51 75.35	76.18 77.02 77.86	78.7 79.53 80.37	81.21 82.04 82.88	83.73
41.62 42.34 43.06	43.77 44.49 45.21	45.93 46.64 47.36	48.08 48.8 49.51	50.23 50.95 51.67	52.38 53.1 53.82	54.54 55.25 55.97	56.69 57.41 58.12	58.84 59.56 60.28	61. 61.71 62.43	63.15 63.87 64.58	65.3 66.02 66.74	67.45 68.17 68.89	69.61 70.32 71.04	71.76
34.68 35.28 35.88	36.48 37.08 37.67	38.27 38.87 39.47	40.07 40.66 41.26	41.86 42.46 43.06	43.65 44.25 44.85	45.45 46.05 46.64	47.24 47.84 48.44	49.04 49.63 50.23	50.83 51.43 52.03	52.62 53.22 53.82	54.42 55.02 55.61	56 21 56.81 57.41	58.01 58.6 59.2	59.8
27.75	29.18 29.66 30.14	30.62 31.1 31.57	32.05 32.53 33.01	33.49 33.97 34.44	34.92 35.4 35.88	36.36 36.84 37.31	37.79 38.27 38.75	39.23 39.71 40.19	40.66 41.14 41.62	42.1 42.58 43.06	43.53 44.01 44.49	4+ 97 45 45 45.93	46.4 46.88 47.36	47.84
20.81	21.89 22.25 22.6	22.96 23.32 23.68	24.04 24.4 24.76	25.12 25.47 25.83	26.19 26.55 26.91	27.27 27.63 27.99	28.34 28.7 29.06	29.42 29.78 30.14	30.5 30.86 31.22	31.57 31.93 32.29	32.65 33.01 33.37	33,73 34 09 34,44	34 8 35.16 35.52	35.88
13.87 44.11 14.35	14.59 14.83 .15.07	15.31 15.55 15.79	16.03 16.27 16.5	16.74 16.98 17.22	17.46 17.7 17.94	18.18 18.42 18.66	18.9 19.14 19.37	19.61 19.85 20.09	20.33 20.57 20.81	21.05 21.29 21.53	21.77 22.01 22.25	22.48 22.72 22.96	23.2 23.44 23.68	23.92
6 94 7.06 7.18	7.3 7.42 7.53	7.65	8.01 8.13 8.25	8.37 8.49 8.61	8.73 8.85 8.97	9.09 9.21 9.33	9.45 9.57 9.69	9.81 9.93 10.05	10.17 10.29 10.41	10.52 10.64 10.76	10.88 11. 11.12	11.24	11.6 11.72 11.84	11.96
6.24 6.35 6.46	6.57 6.67 6.78	6.89	7.21 7.32 7.43	7.53 7.64 7.75	7.86 7.97 8.07	8.18 8.29 8.4	8.5 8.61 8.72	8.83 8.93 9.04	9.15 9.26 9.36	9.47 9.58 9.69	9.8	10.12 10.23 10.33	10.44 10.55 10.66	10.76
5.55		6.12 6.22 6.31	6.41	6.79	6.98 7.08 7.18	7.27 7.37 7.46	7.56	7.85 7.94 8.04	00 00 00 00 12 00 00 10 00 00 10 00 00 10 00	8.42	20 20 20	8.99 9.09 9.19	9.28	1 9.57
6 4.86 3 4.94 1 5.02		9 5.36 6 5.44 4 5.53	1 5.61 8 5.69 5 5.78	2 5.86 9 5.94 7 6.03	4 6.11 1 6.2 8 6.28	5 6 36 3 6.45 6.53	7 6.61 4 6.7 1 6.78	8 6.86 6 6.95 3 7.03	7 7.2	1 7.37 9 7.45 6 7.53	3 7.62 7.7 7 7.79	5 7.87 2 7.95 9 8 04	6 8.12 3 8.2 8.29	8 8.37
.53 4.23 59 4.31	यं यं यं	83 4.59 89 4.66 95 4.74	01 4 81 06 4.88 13 4.95	19 5.02 25 5.09 31 5.17	37 5.24 43 5.31 48 5.38	54 5.45 5 5.53 56 5.6	72 5.67 78 5.74 84 5.81	9 5.88 96 5.96 02 6.03	08 6.1 14 6.17 2 6.24	26 6.31 32 6.39 38 6.46	5.44 6.53 5.5 6.6 5.56 6.67	5.62 6.75 5.68 6.82 5.74 6.89	.8 6.96 .86 7.03 .92 7.1	98 7.18
82 83		3.06 3.83 3.11 3.89 3.16 3.95	.21 4.01 25 4.06 .3 4.13	3.35 4. 3.4 4.3	.49 4.37 .54 4.43 .59 4.48	3.64 4.54 3.68 4 6 3.73 4.66	.78 4.72 .83 4.78 .87 4.84	3.92 4.9 3.97 4.96 4.02 5.02	4.07 5.08 4.11 5.14 4.16 5.2	4.21 5.26 4.26 5.32 4.31 5.38	.35 .4 .45 .5	.5 5. .54 5.	64 5. 69 5. 74 5.	.78 5.
2.08	19 22 26				2.62 2.66 3.2.69		2.83 3. 2.87 3.				3.27 3.3 4.4 4.4	3.37 3.41 4 44 4 44	3.48 3.02 4 3.55	3,59 4
1.39	1.46	1.53 1.5 5 1.58	1.6 1.63 1.65	1.67	1.75	1.82 1.84 1.87	1.89	1.96 1.99 2.01	2.03 2.06 2.08	2.13	2.18	2.25 2.27 2.3	2.32 2.34 2.37	2,39
.6936+ .7056+ .7175+	.7295+ .7415+ .7534+	.7654+ .7773+ .7893+	.8013+ .8132+ .8252+	.8371+ .8491+ .8611+	.8730+ .8850+ .8969+	.9089+ .9209+ .9328+	.9448+ .9567+ .9687+	.9807+ .9926+ 1.0046+	1.0165+ 1.0285+ 1.0405+	1.0524+ 1.0644+ 1.0763+	1.0883 + 1.1003 + 1.1122 +	1.1242+ 1.1361+ 1.1481+	1.1601+ 1.1720+ 1.1840+	1.1959
22.8346 23.2283 23.622	24.0157 24.4094 24.8031	25.1968 25.5905 25.9842	26.3779 26.7716 27.1653	27.559 27.9527 28.3464	28.7401 29.1338 29.5275	29.9212 30.3149 30.7086	31.1023 31.496 31.8897	32.2834 32.6771 33.0708	33.4645 33.8582 34.2519	34.6456 35.0393 35.433	35.8267 36.2204 36.6141	37.0078 37.4015 37.7952	38, 1889 38, 5826 38, 9763	139.37
800		64 65 66	67 68 69	70 71 72 72	73	76 77 78	80 81 81	8 8 3 4 4 8 4 4 4 4 4 4 4 4 4 4 4 4 4 4	85 86 87	888	0.00	94 95 96	97 98 99	100
													OF >	

WEIGHT PER LINEAL YARD, METER AND AUNE TO EQUAL 4 OUNCES PER SQUARE YARD.

Width of goods.	Weight per lineal yard.	Weight per lin. meter.	Weight per lin. aune.	Width of goods.	Weight per lineal yard.	Weight per lin. meter.	Weight per lin. aune.
18 inches. 18½ " 19 "	oz. 2 2.055 2.111	oz. 2.187 2.247 2.308	oz. 2.50 2.569 2.638	33½ inches. 34 " 34½ "	oz. 3.722 37 3.833	oz. 4.070 4.131 4.192	OZ. 4.652 4.722 4.791
19½ 46	2.166	2,369	2.708 $2\frac{7}{9}$ 2.847	35 "	3.888	4.252	4.861
20 46	2.222	2,430		35½ "	3.944	4.313	4.930
20½ 46	2.277	2,491		36 "	4.	4. 3 74	5.
21 " 21½ " 22 "	2½ 2.388 2½ 25	2.551 2.612 2.673	2.916 2 986 3.055	36½ " 37 " 37½ "	4.055 4.111 4½	4.435 4.495 4.556	5.069 5.138 5.208
22½ 4.	2½	2.734	3½	381 "	4.222	4.617	5.277
23 4.	2½	2.795	3.194	381 "	4.277	4.678	5.347
23½ 44	2,611	2.855	3.263	39 "	4 ¹ / ₃	4.738	5.416
24 "	2 ² / ₃	2.916	3½	39½ "	4.388	4.799	5.486
24½ "	2.722	2.977	3,402	40 "	4 ⁴ / ₉	4.861	5 5
25 "	2 ⁷ / ₆	3.037	3,472	40½ "	4 ¹ / ₂	4.922	5 5
25½ "	2.833	3.098	3.541	41 "	45	4.982	5.694
26 "	28	3.159	3.611	41½ "	4.611	5.043	5.763
26½ "	2.944	3.220	3.680	42 "	42	5.104	5.833
27 "	3.	3.280	33	42½ "	4.722	5.165	5.902
27½ "	3.055	3.341	3.819	43 "	4 ⁷ / ₈	5.225	5.972
28 "	3.111	3.402	38	43½ "	4.833	5.286	6.041
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	31 3.222 3.277	3.463 3.523 3.584	3.958 4.027 4.097	44 " 44½ " 45 "	48 4.944 5.	5.347 5.408 5.468	$\begin{array}{c} 6\frac{1}{9} \\ 6.180 \\ 6\frac{1}{4} \end{array}$
30 "	31	3.645	41	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	5.055	5,529	6.319
30 "	3,388	3.706	4.236		5.111	5,590	6.388
31 "	34	3.766	4.305		54	5,651	6.458
31½ " 32 " 32½ " 332 "	3½ 3½ 3,611 3%	3.827 3.888 3.949 4.009	48 44 4.513 4.583	47 " 47½ " 48 "	5.222 5.277 5 3	5.711 5.772 5.833	6.527 6.597 6 ⁶ / ₈

FRENCH CENTIMETERS REDUCED TO INCHES.

Cms.	Inches.	Cms.	Inches.	Cms.	Inches.	Cms.	Inches.	Cms.	Inches.
1	.3937	31	12.20	61	24.02	91	35,83	121	47.64
2	.7874	32	12.60	62	24.41	92	36,22	122	48.03
3	1.18	33	13,	63	24.80	93	36.61	123	48.43
4	1.57	34	13.39	64	25.20	94	37.01	124	48.82
5	1.97	35	13.78	65	25.59	95	37.40	125	49.21
6	2.36	36	14.17	66	25.98	96	37.80	126	49.61
7	2 76	37	14.57	67	26.38	97	38.19	127	50.
8	3.15	38	14.96	68	26.77	98	38.58	128	50.39
9	3.54	39	15.35	69	27.17	99	38.98	129	50.79
10	3.94	40	15.75	70	27.56	100	39.37	130	51.18
11	4.33	41	16.14	71	27.95	101	39.76	131	51.57
12	4.72	42	16.54	72	28 35	102	40.16	132	51.97
13	5.12	43	16.93	73	28.74	103	40.55	133	52.36
14	5.51	44	17.32	74	29 13	104	40.94	134	52.76
15	5.91	45	17.72	75	29.53	105	41.34	135	53.15
16	6.30	46	18.11	76	29,92	106	41.73	136	53.54
17	6.69	47	18.50	77	30,31	107	42.13	137	53.94
18	7.09	48	18.90	78	30,71	108	42.52	138	54.33
19	7.48	49	19.29	79	31.10	109	42.91	139	54.72
20	7.87	50	19.69	80	31.50	110	43.31	140	55.12
21	8.27	51	20.08	81	31.89	111	43.70	141	55.51
22	8.66	52	20.47	82	32,28	112	44.09	142	55.91
23	9.93	53	20.87	83	32,68	113	44.49	143	56.30
24	9.45	54	21.26	84	33,07	114	44.88	144	56.69
25	9.84	55	21.65	85	33.46	115	45,28	145	57.09
26	10.24	56	22.05	86	33.86	116	45,67	146	57.48
27	10.63	57	22.44	87	34.25	117	46 06	147	57.87
28	11.02	58	22.83	88	34.65	118	46.46	148	58,27
29	11.42	59	23.23	89	35.04	119	46.85	149	58,66
30	11.81	60	23.62	90	35.43	120	47.24	150	59,06

Specific Duty per Lineal Yard on Cotton and Woollen Fabrics at Different Widths to Equal $2\frac{1}{2}$, 3, $3\frac{1}{2}$, 4, $4\frac{1}{2}$, 5, 6, 7, 9 and 10 cents per Square Yard.

Width.	2½ cents.	3 cents.	3½ cents.	4 cents.	4½ cents.	5 cents.	6 cents.	7 cents.	9 cents.	10 cents.
inches. 18	ets. 1.25	ets. 1.50	ets. 1.75	cts.	ets. 2.25	cts. 2.50	cts.	cts. 3,50	ets. 4.50	cts. 5.
$18\frac{1}{2}$ 19 $19\frac{1}{2}$	1.28	1.54	1.80	2.06	2.31	2.57	3.08	3.60	4.63	5.14
	1.32	1.58	1.85	2.11	2.38	2.64	3.17	3.69	4.75	5.28
	1.35	1.62	1.90	2.17	2.44	2.71	3.25	3.79	4.88	5.42
$\begin{array}{c} 20 \\ 201 \\ 21 \end{array}$	1.39	1.67	1.94	2.22	2.50	2.78	3 33	3.89	5.	5,56
	1.42	1.71	1.99	2.28	2.56	2.85	3.42	3.99	5.13	5.69
	1.46	1.75	2.04	2.33	2.63	2.92	3.50	4.08	5.25	5.83
$21\frac{1}{2}$ 22 $22\frac{1}{2}$	1.49	1.79	2.09	2.39	2.69	2.99	3.58	4.18	5,38	5.97
	1.53	1.83	2.14	2.44	2.75	3.06	3.67	4.28	5,50	6.11
	1.56	1.87	2.19	2.50	2.81	3.13	3.75	4.37	5,63	6.25
$23 \\ 23\frac{1}{2} \\ 24$	1.60	1.92	2.24	2.56	2.88	3.19	3.84	4.47	5.75	6.39
	1.63	1.96	2.28	2.61	2.94	3.26	3.92	4.57	5.88	6.53
	1.67	2.	2.33	2.67	3.	3.33	4.	4.67	6.	6.67
$24\frac{1}{2}$ 25 $25\frac{1}{2}$	1.70	2.04	2.38	2.72	3.06	3.40	4.08	4.76	6.13	6.80
	1.74	2.08	2.43	2.78	3.13	3.47	4.17	4.86	6.25	6.94
	1.77	2.12	2.48	2.83	3.19	3.54	4.25	4.96	6.38	7.08
$\begin{array}{c} 26 \\ 26 \\ 27 \end{array}$	1.80	2.17	2.53	2.89	3.25	3.61	4.34	5.06	6.50	7.22
	1.84	2.21	2.58	2.94	3.31	3.68	4.42	5.15	6.63	7.36
	1.87	2.25	2.62	3.	3.38	3.75	4.50	5.25	6.75	7.50
$27\frac{1}{2}$ 28 $28\frac{1}{2}$	1.91	2 29	2.67	3.06	3.44	3.82	4.59	5.35	6.88	7.64
	1.94	2.33	2.72	3.11	3.50	3.89	4.67	5.44	7.	7.78
	1.98	2.38	2.77	3.17	3.56	3.96	4.75	5.54	7.13	7.92
$\frac{29}{29\frac{1}{2}}$ $\frac{1}{30}$	2.01	2.42	2.82	3 22	3.63	4.03	4.84	5.64	7.25	8.06
	2.05	2.46	2.87	3,28	3.69	4.10	4.92	5.74	7.38	8.19
	2.08	2.50	2.92	3,33	3.75	4.17	5.	5.83	7.50	8.33
30½	2.12	2.54	2.97	3.39	3.81	4.24	5.09	5.93	7.63	8.47
31	2.15	2.58	3.01	3 44	3.88	4.30	5.17	6.03	7.75	8.61
31½	2.19	2.62	3.06	3.50	3.94	4.37	5,25	6.12	7.88	8.75
32	2.22	2.66	3,11	3.55	4	4.44	5.34	6.22	8,	8.89
32½	2.26	2.71	3,16	3.61	4.06	4.51	5.42	6.32	8.13	9.03
33	2.29	2.75	3,21	3.67	4.13	4.58	5.50	6.42	8.25	9.17
$\frac{33\frac{1}{2}}{34}$	2.33	2.79	3.25	3.72	4.19	4.65	5.59	6.51	8.38	9.31
	2.36	2.83	3.30	3.78	4.25	4.72	5.67	6.61	8.50	9.44
	2.39	2.87	3.35	3.83	4.31	4.79	5.75	6.71	8.63	9.58
35	2.43	2.91	3.40	3.89	4.38	4.86	5.84	6.80	8.75	9.72
35½	2.46	2.96	3.45	3.94	4.44	4.93	5.92	6.90	8.88	9.86
36	2.50	3	3.50	4	4.50	5.	6.	7.	9.	10.
$\frac{36\frac{1}{2}}{37}$ $\frac{37}{2}$	2.53	3.04	3.55	4.05	4.56	5.07	6.09	7.10	9.13	10.14
	2.57	3.08	3.60	4.11	4.63	5.14	6.17	7.19	9.25	10.28
	2.60	3.12	3.65	4.16	4.69	5.21	6.25	7.29	9.38	10.42
$\frac{38}{38\frac{1}{2}}$ $\frac{39}{39}$	2.64	3.16	3.69	4.22	4.75	5.28	6.34	7.39	9.50	10.56
	2.67	3.21	3.74	4.28	4.81	5.35	6.42	7.49	9.63	10.69
	2.71	3.25	3.79	4.33	4.88	5.41	6.50	7.58	9.75	10.83
$ \begin{array}{r} 39\frac{1}{2} \\ 40 \\ 40\frac{1}{2} \end{array} $	2.74	3.29	3.84	4.39	4.94	5.48	6.59	7.68	9.88	10.97
	2.78	3.33	3.89	4.44	5.	5.55	6 67	7.78	10.	11.11
	2.81	3.37	3.94	4.50	5.06	5.62	6.75	7.87	10.13	11.25
$\frac{41}{41\frac{1}{2}}$ $\frac{42}{42}$	2.85	3.41	3 99	4,55	5.13	5.69	6.84	7.97	10.25	11.39
	2.88	3.45	4.03	4,61	5.19	5.76	6.92	8.07	10.38	11.53
	2.92	3.50	4.08	4,66	5.25	5.83	7.	8.17	10.50	11.67

Specific Duty per Lineal Yard on Carpeting, etc., at Different Widths to Equal 6, 8, 12, 15, 20, 25, 30, and 45 cents per Sq. Yd.

Width.	6 cents.	8 cents.	12 cents.	15 cents.	20 cents.	25 cents.	30 cents.	45 cents
inches. 9 13½ 18	cts.	cts.	cts.	ets.	ets.	ets.	ets.	ets.
	1.50	2.	3.	3.75	5.	6.25	7.50	11.25
	2.25	3.	4.50	5.63	7.50	9.38	11.25	16.88
	3.	4.	6.	7.50	10.	12,50	15.	22,50
22½	3.75	5.	7,50	9.38	12.50	15.63	18.75	28.13
27	4.50	6.	9,	11.25	15.	18.75	22.50	33.75
36	6.	8.	12.	15.	20.	25.	30,	45.

Cost per Lineal Yard in Sterling Money, and Cost per Lineal Yard and per Lineal Meter in French Francs, to Equal 8, 10, 12, 13, and 15 Cents per Square Yard.

	8 ets.	per sq	. yd.	10 cts.	10 cts. per sq. yd.			2 cts. per sq. yd. 13 cts. per sq. yd.				4. yd.	15 cts. per sq. yd.		
Width.	Price in ster- ling per lineal	Price in francs per lineal yard.	Price in francs per lin, meter.	Price in ster- lug per lineal yard.	Price in francs per lineal yard.	Price in francs per lin. meter.	Price in ster- ling per lineal yard.	Price in francs per lineal yard.	Price in francs per lin. meter.	Price in ster- ling per lineal yard.	Price in francs per lineal yard.	Price in francs per lin, meter.	Price in ster- ling per lineal yard,	Price in francs per lineal yard.	Price in francs per lin. meter.
18 in.	d. 1.97	Frs. 0.207	Frs. 0.227	d. 2.47	Frs. 0.259	Frs. 0.283	d. 2.96	Frs. 0.311	Frs. 0.34	d. 3.21	Frs. 0.337	Frs. 0 368	d. 3.70	Frs. 0.389	Frs. 0.425
18½ "	2.03	213	.233	2.53	.266	.291	3.04	.32	349	3.29	346	.379	3.80	.399	.437
19 "	2.08	.219	.239	2.60	.273	.299	3.12	.328	,359	3.38	.356	.389	3.90	.41	449
19½ "	2.14	.224	.246	2.67	.281	.307	3.20	.337	.368	3.47	.365	.399	4.01	.421	.46
20 "	2.19	.230	.252	2.74	.288	.315	3.29	.346	.378	3.56	374	409	4.11	.432	.472
20½ "	2.25	.236	.258	2.81	.295	323	3.37	.355	.387	3.65	.384	.419	4.21	.443	.484
21 "	2.30	.242	.265	2.88	302	.331	3.45	363	.397	3.74	.393	.43	4.32	.453	496
21½ "	2.36	.247	.271	2.94	.309	.338	3.53	372	.406	3.83	.402	.44	4.42	.464	.508
22 "	2.41	.253	.277	3.01	.317	.346	3.61	.38	.416	3.92	.412	.45	4.52	.475	.519
22½ "	2.47	.259	.283	3.08	.324	.354	3.70	.389	.425	4.01	.421	.46	4.62	.486	531
23 "	2.53	.265	.29	3.15	.331	.362	3.78	.397	435	4.10	.431	.471	4.73	.497	.543
23½ "	2.57	.270	.296	3.22	.338	.37	3.86	.407	.414	4.19	.44	.481	4.83	507	555
24 "	2.64	.276	.302	3.29	.345	.378	3.94	.415	.453	4.27	.45	.491	4.93	.518	.567
24½ "	2.68	.282	.309	3.35	.353	.385	4.02	.424	.463	4.36	.459	.501	5.03	,529	.578
25 "	2.75	.288	.315	3.43	.36	.393	4.11	.432	.472	4.45	468	.511	5.14	,54	.59
25½ "	2.79	.293	.321	3.49	.367	.401	4.19	.441	.482	4.54	.478	.522	5.24	,551	.602
26 "	2.86	.299	.328	3.57	.374	.409	4.27	.449	.491	4.63	.487	,532	5.84	.561	.614
26½ "	2.90	.305	.334	3.63	.381	.417	4.35	.458	.50	4.72	.496	,542	5.45	.572	.626
27 "	2.97	.311	.34	3.70	.389	.425	4.43	.466	51	4.81	505	,552	5.55	.583	.637
271 128 128 128 128 128 128 128 128 128 12		.316 .322 .328	.346 .353 .359	3.76 3.84 3.90	.396 .403 .41	.433 .440 .448	4.52 4.60 4.68	.476 .484 .493	.52 .529 .538	4.90 4.99 5.08	.515 .524 .533	.563 .573 .583	5,65 5,75 5,86	.594 .605 .615	,649 .661 ,673
29 19		.334	.365	3.98	.417	.456	4.76	.501	.548	5,16	.543	.593	5.96	.626	.685
29 19		.34	.371	4.04	.425	.464	4.84	.51	.557	5,25	.552	.603	6.06	.637	.696
30 40		.345	.378	4.11	.432	.472	4.93	.518	567	5,34	561	.614	6.16	.648	.708
30½ "	3.40	.351	.384	4.17	.439	.48	5.01	.527	,576	5.43	.571	.624	6.27	.659	.72
31 "		.357	.391	4.25	.446	.488	5.09	.535	,586	5.52	.58	.634	6.37	.669	.732
31½ "		.362	.397	4.31	.453	.495	5.17	.545	,595	5.61	.589	.644	6.47	.68	.744
32 4	3.56	.368	,403	4.39	.461	.503	5,25	.553	.605	5,70	.60	.655	6.58	.691	.755
321 4		.374	,409	4.45	.468	.511	5,34	.562	.614	5,79	.608	.665	6.68	.702	.767
33 6		.38	,416	4.52	.475	.519	5,42	.57	624	5,88	.617	.675	6.78	.713	.779
33½ '	3.67	.385	.422	4.59	.482	.527	5,50	.579	.633	5.97	.627	.685	6.88	.723	.791
34 '	3.73	.391	.428	4.66	.489	.535	5,58	.587	.642	6.06	.636	.695	6.99	.734	.803
34½ '	3.78	.397	.435	4.72	.497	.542	5,66	.597	.652	6.14	.646	.706	7.09	.745	.814
35	3.88	.403	.441	4.86	.504	.550	5,75	,605	.661	6.23	.655	.716	7.19	.756	.826
351		.408	.447	4.86	.511	.558	5,83	,614	.671	6.32	.664	.726	7.29	.767	.838
36		.414	.454	4.94	.518	.566	5.91	,622	.68	6.41	.674	.736	7.40	.777	.85
36½ 1	4,111	.42	.46	5.	.525	.574	6.	.63	.69	6.50	.683	.747	7.50	.788	.862
37		.426	.466	5.07	.533	.582	6.08	.639	.699	6.59	.692	.757	7.60	.799	.873
37½		.431	.472	5.13	.54	.59	6.16	.648	.709	6.68	.702	.767	7.71	.81	.885
38 4	4,22	.437	.479	5.21	.547	.597	6.24	.656	.718	6.77	.711	.777	7.81	.821	.897
381 4		.443	.485	5.27	.554	.605	6.32	.665	.727	6.86	.72	.788	7.91	.831	.909
39		.449	.491	5.35	.561	.618	6.40	.674	.737	6.95	.73	.798	8.01	.842	.921
39½ 4 40¼ 4	4.38	.454 .460 .466	.498 .504 .51	5.41 5.48 5.54	.569 .576 .583	,629	6.48 6.57 6.65	.683 .691 .70	.746 .756 .765	7.03 7.12 7.21	.739 .748 .758	.808 .818 .828	8.12 8.22 8.32	.853 .861 .875	.932 .944 956
41 4 41½ 4 12	4.55	.472 .477 .483	.517 .523 .529	5.62 5.68 5.76	.59 .597 .605		6.73 6.81 6.90	.708 .717 .726	.775 .781 .794	7.30 7.39 7.48	.767 .776 .786	.839 .849 .859	8.42 8,52 8.63	.885 .896 .907	.968 .98 .991

This table gives the equivalent in sterling money and in francs, per lineal yard and lineal meter, on different widths of cotton cloths, at the several values prescribed under the cotton schedule of the Act of 1883, as the minimum for the imposition of the advalorem duty of 40 per cent., showing the dividing cost line on lineal measurements, according to which the rates, specific or advalorem, are required to be assessed. It may also be used to ascertain the specific duties on lineal measurements of other goods of any of the stated widths at 8, 10, 12, and 15 cents per square yard.

PRICE PER LINEAL YARD IN STERLING, AND PRICE PER LINEAL YARD, METER, AND AUNE IN FRENCH FRANCS, TO EQUAL 20 CENTS PER SQUARE YARD.

Width	Prices to	Equal 20	cents per S	Sq. Yard.	Width	Prices to	o Equal 20	cents per	Sq. Yard.
of	Price in Sterling.	Price i	n French	Francs.	of	Price in Sterling.	Price i	n French	Francs.
Goods.	Per Lin'l Yard.	Per Lin'l Yard.	Per Meter.	Per Aune.	Goods.	Per Lin'l Yard.	Per Lin'l Yard.	Per Meter.	Per Aune.
Inches. 18 18½ 19	d. 4.93 5.07 5.20	Francs. 0.518 0.532 0.547	Francs. 0.567 0.583 0.598	Francs. 0.648 0.666 0.684	Inches. 361/2	d. 10 10.14 10.27	Francs, 1.05 1.07 1.08	Francs. 1.15 1.165 1.181	Francs. 1.313 1.331 1.35
19½	5.34	0.561	$0.614 \\ 0.630 \\ 0.646$	0.702	38	10.41	1.09	1.297	1.367
20,	5.48	0.576		0.720	38½	10.55	1.11	1.213	1.39
20½	5.62	0.59		0.738	39	10.68	1.12	1.228	1.40
21,	5.75	$0.604 \\ 0.619 \\ 0.633$	0.661	0.756	39½	10.82	1.14	1.244	1.42
21½,	5.89		0.677	0.774	40	10.96	1.15	1.260	1.44
22	6.03		0.693	0.792	40½	11.10	1.17	1.276	1.46
$22\frac{1}{2}$	6.16	0.648	0.709	0.81	41	11.23'	1.18	1.291	1.48
	6.30	0.662	0.724	0.828	41½	11.37	1.19	1.307	1.49
	6.44	0.676	0.74	0.846	42	11.51	1.21	1.323	1.51
24	6.57	0.691	0.756	0.864	42½	11.64	1.22	1 340	1.53
24½	6.71	0.705	0.772	0.882	43	11.78	1.24	1.354	1.55
25	6.85	0.72	0.787	0.90	43½	11.92	1.25	1.370	1.57
25½	6.99	0.734	0,803	0.917	44	12.05	1.27	1.386	1.58
26	7.12	0.748	0.819	0.935	44 ¹ / ₂	12.19	1.28	1.402	1.60
26½	7.26	0.763	0.835	0.953	45	12.33	1.30	1.417	1.62
27	7.40	0.777	0.85	0.971	45½	12.47	1.31	1.433	1.64
27½	7.53	0.792	0.866	0.989	46	12.60	1.32	1.45	1.66
28	7.67	0.806	0.882	1.007	46½	12.74	1.34	1.465	1.67
28½	7.81	0.82	0.898	1.025	47	12,88	1,35	1.480	1.69
29	7.94	0.835	0.913	1.043	47 ¹ ½	13,01	1,37	1.50	1.71
29½	8.08	0.849	0.929	1.061	48	13,15	1,38	1.512	1.73
30	8.22	0.864	0.945	1.079	48½	13.29	1.40	1.528	1.75
30½	8.36	0.878	0.961	1.097	49	13.42	1.41	1.543	1.76
31	8.49	0.892	0.976	1.115	49½	13.56	1.43	1.56	1.78
31½	8.63	0.907	0.992	1.133	50	13.70	1.44	1.574	1.80
32	8.77	0.921	1.008	1.151	50½	13.84	1.45	1.591	1.82
32½	8.90	0.936	1.024	1.17	51	13.97	1.47	1.606	1.84
33	9.04	0.95	1.04	1.187	51½	14.11	1.48	1.622	1.85
33½	9.18	0.964	1.055	1.205	52	14.25	1.50	1.638	1.87
34	9.31	0.979	1.071	1.223	52½	14.38	1.51	1.654	1.89
31½, 35, 35½, 36	9.45 9.59 9.73 9.86	0.993 1.01 1.02 1.04	1.086 1.102 1.118 1.134	1.241 1.259 1.277 1.30	53 53½ 54	14.52 14.66 14.79	1.53 1.54 1.55	1.67 1.685 1.70	1.92 1.94 1.96

RELATIVE DUTY BY OUNCES AND FRACTIONS OF OUNCE TO EQUAL

Ounces.	10 cts. pr. lb.	12 cts. pr. lb.	18 cts. pr. lb.	24 ets. pr. lb.	30 cts. pr. lb.	35 ets. pr. lb.	40 cts. pr. 1b.
½ lb. 2/3	0.62½ 1.25 1.88	0.75 1.50 2.25	1.13 2.25 3.38	1.50 3. 4.50	1.88 3.75 5.63	2.19 4.38 6.56	2,50 5. 7,50
1/4 lb. 4 5 3/8 lb. 6	2.50 3.13 3.75	3. 3.75 4.50	4 50 5.63 6.75	6. 7.50 9.	7.50 9.38 11.25	8.75 10.94 13.13	10. 12.50 15.
$\frac{1}{2}$ lb. $\frac{7}{8}$ 9	4.38 5. 5.63	5.25 6. 6.75	7.88 9. 10.12	10.50 12. 13.50	13.13 15. 16.88	15.31 17.50 19.69	17,50 20, 22,50
5/8 lb. 10 11 3/4 lb. 12	6.25 6.88 7.50	7.50 8.25 9.	11.25 12.38 13.50	15. 16,50 18.	18.75 20.63 22.50	21.88 24.06 26.25	25. 27.50 30.
13 ½ lb. 14 15 Fractions.	8.13 8.75 9.38	9 75 10,50 11,25	14.63 15.75 16.88	19.50 21. 22.50	24.38 26.25 28.13	28.44 30.63 32.81	32.50 35. 37.50
1 ounce	0.08 0.16 0.23	0.09 0.19 0.28	0.14 0.28 0.42	0.19 0.38 0.56	0.23 0.47 0.70	0.27 0.55 0.82	0.31 0.63 0.94
1/2 " 5/2 " 3/4 "	0.31 0.39 0.47 0.55	0.38 0.47 0.56 0.66	0.56 0.70 0.84 0.98	0.75 0.94 1.13 1.31	0.94 1.17 1.41 1.64	1.09 1.37 1.64 1.91	1.25 1.56 1.88 2.19

TABLE*

SHOWING, IN TERMS OF THE STANDARD GOLD COINAGE OF THE UNITED STATES,

(1.) THE INTRINSIC VALUES OF THE PRINCIPAL GOLD AND SILVER COINS OF DIFFERENT FOREIGN COUNTRIES DUE TO THEIR LEGAL WEIGHT AND FINENESS.

2) THE INTRINSIC VALUES DUE TO THEIR ACTUAL AVERAGE WEIGHT AND FINENESS AS ASCERTAINED BY TRIAL AT MINTS OF THE UNITED STATES AND OF OTHER COUNTRIES: AND

(8) THE RATES FIXED BY UNITED STATES LAW AT WHICH CERTAIN FOREIGN COINS OR CUR RENCY SHALL BE RECEIVED IN PAYMENT OF CUSTOMS DUES.

Iu reducing the value of silver coins to the gold standard of the United States, the value of gold has been considered to be 15% times that of silver of the same weight and fineness—this rate being the average of those obtaining in the London market for the fourteen value 1552 1856 vears, 1853-1866,

The values of silver coins derived from trials at the The values of silver coins derived from truts at the U. S. mint, as here given, are less by about 1,220 per cent. than the corresponding values published in the Official Tables; the latter values having been reduced to a gold basis on the assumption that the market price of gold is 15.1875 times that of silver, instead of 15% times, as here employed.

AUSTRIA.

GOLD New union crown (vereins-krone),	militar	\$6.6462
Half union crown,	-	3.3231
Former 4 ducat piece (until 1865),	==	9.1502
Former ducat (until 1865)	-	2.2871
Former ducat by trial at U.S. mint,	Street,	2.2828
Hungarian or Kremnitz ducat,	decom	2.2946
Former sovereign (sovrano) used in Lom-		
bardy and Venice,	=	6.7783
The same, by trial at U.S. mint,	_	6.7525
Former zecchino (sequin). See VENICE,		
ITALY.		
SILVERNew union (or vereins) thaler =		
11/ Austrian florin (containing 1 of a		
$1\frac{1}{2}$ Austrian florin (containing $\frac{1}{30}$ of a		
münz-pfund of fine silver), since 1857, .	700	0.7204
New florin or gulden of 100 new kreutzer		
(and containing 1 of a münz-pfund of		
fine silver) = about 57 of the old kreut-		
zer, since 1857,	2003	0.4803
Former conventions-florin or gulden = 60		
conventions kreutzer (and containing		
$\frac{1}{2.0}$ of a Cologne mark of fine silver)		
prior to 1857,	_	0.5054
Former conventions florin, by U. S. law	March 1	0.0004
22d May, 1846,		0.4850
Former conventions or species thaler =	_	0.4000
2 conventions-florin, prior to 1857,	_	1.0109
Levantine, or Maria-Theresia, or Regina	-	1,0103
thaler (date 1780), still coined with the		
old date for the Levant trade,		1.0109
via date for the nevalle trade,		1.0103
ALGIERS (belonging to France). See F	RAL	ICE.
Former silver rial-boudjou, dated Hegira		
1230 (A.D. 1820),	-	0.3617
1200 (11.2. 1020),	-	0.0011
AZORES or WESTERN ISLANDS. See F	ORT	UGAL.
Milreis of these Islands, as fixed by U.S.		
law of March 3d, 1843, for U.S. customs,	-	0.835
A DOENGINE CONFEDERATION G	. 0.	
ARGENTINE CONFEDERATION. Se	00	UTH
AMERICA.		
BADEN.		
#/2##/#/11		

FORMER SILVER.—Doppelthaler = 3½ gulden (of the 24½ gulden standard) prior to 1857, legal,		1.4409
Former silver, 2 gulden piece (prior to		
1857), legal, Former silver, 1 gulden of the 24½ gulden standard = 60 kreutzer (prior to 1857),	_	0.8252
standard = 60 kreutzer (prior to 1857),	_	0.4126
legal,	_	
law of 22d March, 1846,	alterna	0.40
BAVARIA. See GERMANY (South).	
FORMER GOLD.—Ducat legal,	=	2.2876
Caroline, legal,	-	4.9920 3.3414
Former Silver,—Like Baden.		
Gulden (of the 24½ gulden standard), prior to 1857, legal,	-	0.4117
		0.111
BELGIUM. See France.		
BRAZIL.		
Gold.—20 milrëis, legal,	-	10 9235 10 9057
Former Joao, legal,	=	8.7195
Silver —2 Milreis, legal,	-	1.0104
Former, patação (920 reis), legal,	_	1.0657
BRUNSWICK. See GERMANY (Nor	th).	
FORMER GOLD.—Pistole, of 5 gold thalers,		3.9593
legal,	-	0.0000
legal, . Thaler by U. S. law of 22d May, 1846, .	-	0 7254
Thater by U.S. law of 22d May, 1846,	-	0.69
BREMEN. See GERMANY (North).	
GOLD.—Bremen has no gold coinage of its own, but the unit of account still re-		
mains the gold thaler, of which there		
mains the gold thaler, of which there are $8\frac{4}{10}$ to the union crown, or 5 to the		0.00
pistole, and which consequently,	6040r	0.7912
SILVER.—Rixthaler, legal,	_	0.7875
Rixthaler, by U. S. law of 1843, Thaler (of 72 groten), legal, Thaler, by U. S. law of 1843,	-	0.7476 0.71
		0 11
CENTRAL AMERICA.		
GOLD.—Onza, or doubloon, of 1833, trial by U. S. mint,	_	14.9658
Pezo, or $\frac{1}{16}$ onza (of 1825 to 1849) trial by		
	=	0.8295 3.6875
2 escudo (1/4 onza), trial by U. S. mint, 4 reals, trial by U. S. mint,	_	0.488
SILVER.—Pezo (1840-1842), average trial by		1.0044
U. S. Mint, Pezo (of 1855), average trial by U. S. mint,	=	1.0311 1.0137
Pezo, trial by U. S. mint,	===	0.1997

CHILI. See SOUTH AMERICA.

. - 3.4388

For new coins, see GERMANY (South), FORMER GOLD .- Ludwigd'or, legal, .

COSTA RICA.			Union double-thaler = 3 Austrian florins or gulden = 3½ South Germ in gulden	
Gold — 2 onza (of 1850), trial at U.S. mint,	pathox	7.6232	or florins,	1.4409
DENMARK.			NORTH GERMAN UNION. (Principal State, PRU	ussla.)
GOLD.—Pistole (Christiand'or, Frederic- d'or), legal,	_	3.9547	GOLD - Union crown and half crown. (See	
Double Fredericd or of 1827 to 1839, by			SILVER.—Union (or vereins) thaler, of 30	
trials at Berlin,	ma	7.8992	silver groschen, Prior to the year 1857, the thaler of the	0.7264
daler, legal,	200	1.0926	greater part of the States now consti-	
Former double rigsbankdaler, since 1787, legal,	2222	1.0780	tuting the North German Union, was of the 14-thaler standard, 14 being coined	
l'ormei double rigsbankdaler, by U. S. law of May 22, 1846,	_	1.05	from the Cologne mark of fine silver,	0.7220
Former rigsbankdaler (½ speciedaler), legal,	_	0.5463	South Germany. (Bavaria, Baden, &c.)	
Rigsbankdaler, U.S. Custom-house valua-	_		GOLD —Union crown and half crown. (See	
tion,	in the same	0.53	SILVER.—Union (or vereins) double thaler	
ECUADOR. See South America	۸.	F 5100	= 3½ South German gulden, legal, . = Union (or vereins) thaler = 1¾ South Ger-	1.4409
SILVER —Peso, legal,	1002	7.5169 1.8886	man gulden,	0.7205
Piaster (8 rials) about,	2000	0.69	kreutzer, 52½ to 1 münzpfund of fine	
EGYPT.			silver, Convention of 1857. This gulden is the unit of account, but is not yet	
GOLD.—100 piaster, legal,	=	4.969 2 495	coined, legal,	0.4117
20 piaster, legal,	=	0.9976	Former gulden of South Germany (24½ to the Cologne mark of fine silver, prior to	
SILVER.—Piaster or gersh (plural, gurush), legal (= 20 para or fadda),	Street	0.0495	1857), legal,	0.4126
Pieces of 5, 10, and 20 piasters in propor-			GREECE.	G
ENGLAND.			French system of weights and measures with nomenclature.	Greek
GOLD—Pound sterling (£), or Sovereign, legal,	_	4 8666	Gold.—20 drachma or gold drachma (very	9 4554
Pound sterling, U. S. Custom-house valua-		4.84		3.4554 3.4419
tion,	=	0.2261		0.1761 0.8808
Crown (5 shilling), legal,		1.2705 0.2268		0.1742
Average shilling, trial by U. S. mint,	_	0.2214	GUATEMALA. See CENTRAL AMERICA.	
FRANCE.			GUIANA.	
BOLD —Piece of 100 francs, legal,	===	19.2953 9.6476	British, French, and the Netherlands' currenc	ey.
Piece of 20 francs, legal,	2500	3.8591	The silver guilder (of 1809) of the Nether-	0.0700
(Pieces of 5 and 10 francs in proportion.) Piece of 20 francs, new, trial by U.S. mint,	=	3.8560		0.2708
Piece of 20 francs, average, trial by U. S mint,	==	3 8469	HAMBURG (North Germany).	
Former Louis d'or (1810 to 1840), by trial, Former Louis d'or (1785), legal,	-	3.8258 4 6603	, , ,	2.2715 0.2972
SflverPiece of 5 francs, legal,	_	0 9726	Marco courant, U. S. Custom-house valu-	0.28
Piece of 1 franc, prior to 1865, legal, Piece of 1 franc, prior to 1865, by U.S. law	manu	0.1945		
of 22d May, 1846,				0.3642
Piece of I trane since 1865 subsidiers	Towns.	0.1869		
Piece of 1 franc, since 1865, subsidiary coin, legal,	-	0.1869 0.1 8 05		0.36 42 0.35
	_		By U. S. law of 3d March, 1843,	0.36 42 0.35
Former livre tournois, received by U.S.	_	0.1805	By U. S. law of 3d March, 1843,	0.3642 0.35 ANY.) 3.9593
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to		0.1 8 05 0.1 8 5	By U. S. law of 3d March, 1843,	0.3642 0.35 ANY.)
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to GOLD.—Union crown and half crown (see		0.1 8 05 0.1 8 5	By U. S. law of 3d March, 1843,	0.3642 0.35 ANY.) 3.9593
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to GoldUnion crown and half crown (see Germany). Former ducat, legal,		0.1 8 05 0.1 8 5	By U. S. law of 3d March, 1843,	0.3642 0.35 ANY.) 3.9593 1.4409
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to GOLD.—Union crown and half crown (see Germany). Former ducat, legal, Silver.—Vereins doppelthaler = 3½ South German gulden (52½ gulden to 1 thung-		0.1 8 05 0. 18 5 ssia)	By U. S. law of 3d March, 1843,	0.3642 0.35 ANY.) 3.9593 1.4409 0.722 4.0371
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to GOLD.—Union crown and half crown (see Germany). Former ducat, legal, SILVER.—Vereins doppelthaler = 3½ South German gulden (52½ gulden to 1 thung- frund of fine silver), legal.		0.1 8 05 0.1 8 5 ssia) 2.2 8 76	By U. S. law of 3d March, 1843,	0.3642 0.35 ANY.) 3.9593 1.4409 0.722
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly of free city, since 1866 belonging to Gold-Union crown and half crown (see Germany). Former ducat, legal, BILVER.—Vereins doppelthaler = 3½ South German gulden (52½ gulden to 1 thung- pfund of fine silver), legal, Vereinsthaler (13½ gulden), Gulden of South Germany, 52½ to 1 munz-	Prus	0.1 8 05 0. 18 5 ssia)	By U. S. law of 3d March, 1843,	0.3642 0.35 ANY.) 3.9593 1.4409 0.722 4.0371
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to Gold.—Union crown and half crown (see Germany). Former ducat, legal, BILVER.—Vereins doppelthaler = 3½ South German gulden (32½ gulden to 1 thung- plund of fine silver), legal, Vereinsthaler (1½ gulden), Gulden of South Germany, 52½ to 1 munz- plund of fine silver, convention of 1857	Prus	0.1 8 05 0.1 8 5 ssia) 2.2 8 76	By U. S. law of 3d March, 1843,	0.3642 0.35 any.) 3.9593 1.4409 0.722 4.0371 4.9920
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to GOLD.—Union crown and half crown (see Germany). Former ducat, legal, BILVER.—Vereins doppelthaler = 3½ South German gulden (52½ gulden to 1 thung- pfund of fine silver), legal, Vereinshaler (1½ gulden). Gulden of South Germany, 52½ to 1 munz- pfund of fine silver, Convention of 1857 (not yet coined), legal, Former gulden (24½ to Cologne mark of fine silver, Convention of 1837), legal.	Prus	0.1 8 05 0. 18 5 0. 18 5 2.2 8 76 1.4409 0.7205	By U. S. law of 3d March, 1843,	0.3642 0.35 any.) 3.9593 1.4409 0.722 4.0371 4.9920
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to GoldUnion crown and half crown (see Germany). Former ducat, legal, SILVER.—Vereins doppelthaler = 3½ South German gulden (52½ gulden to 1 thung- pfund of fine silver), legal, Vereinsthaler (1½ gulden). Gulden of South Germany, 52½ to 1 munz- pfund of fine silver, Convention of 1857 (not yet coined), legal, Former gulden (24½ to Cologne mark of	Prus	0.1805 0.185 ssia) 2 2876 1 4409 0.7205 0 4117	By U. S. law of 3d March, 1843,	0.3642 0.35 any.) 3.9593 1.4409 0.722 4.0371 4.9920
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to GOLD.—Union crown and half crown (see Germany). Former ducat, legal, BILVER.—Vereins doppelthaler = 3½ South German gulden (52½ gulden to 1 thung- pfund of fine silver), legal, Vereinsthaler (1¾ gulden). Gulden of South Germany, 52½ to 1 munz- pfund of fine silver, Convention of 1857 (not yet coined), legal, Former gulden (24½ to Cologne mark of fine silver, Convention of 1837), legal, The same, by U. S. law of 22d May, 1846.	Prus	0.1805 0.185 0.185 0.2 2876 1.4409 0.7205 0.4117 0.4126	By U. S. law of 3d March, 1843,	0.3642 0.35 ANY.) 3.9593 1.4409 0.722 4.0371 4.9920 0.8225
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to GOLD.—Union crown and half crown (see Germany). Former ducat, legal, BILVER.—Vereins doppelthaler = 3½ South German gulden (52½ gulden to 1 thung- pfund of fine silver), legal, Vereinsthaler (1¾ gulden). Gulden of South Germany, 52½ to 1 munz- pfund of fine silver, Convention of 1857 (not yet coined), legal, Former gulden (24½ to Cologne mark of fine silver, Convention of 1837), legal, The same, by U. S. law of 22d May, 1846. GERMANY. GOLD.—Union crown (vereins krone), 9 To	Prus	0.1805 0.185 0.185 0.2 2876 1.4409 0.7205 0.4117 0.4126	By U. S. law of 3d March, 1843,	0.3642 0.35 ANY.) 3.9593 1.4409 0.722 4.0371 4.9920 0.8225
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to Gold.—Union crown and half crown (see Germany). Former ducat, legal, SILVER.—Vereins doppelthaler = 3½ South German gulden (52½ gulden to 1 thung- plund of fine silver), legal, Vereinsthaler (13½ gulden), Gulden of South Germany, 52½ to 1 munz- plund of fine silver, Convention of 1857 (not yet coined), legal, Former gulden (24½ to Cologne mark of fine silver, Convention of 1837), legal, The same, by U. S. law of 22d May, 1846, GERMANY. GOLD.—Union crown (vereins krone), 19 fine, and containing 10 grammes of pure	Prus	0.1805 0.185 ssia) 2 2876 1 4409 0.7205 0 4117 0 4126 0.40	By U. S. law of 3d March, 1843,	0.3642 0.35 any.) 3.9593 1.4409 0.722 4.0371 4.9920 0.8225 3.9822 4.009
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to Gold.—Union crown and half crown (see Germany). Former ducat, legal, SILVER.—Vereins doppelthaler = 3½ South German gulden (52½ gulden to 1 thung- plund of fine silver), legal, Vereinsthaler (12½ gulden). Gulden of South Germany, 52½ to 1 munz- plund of fine silver, Convention of 1857 (not yet coined), legal, Former gulden (24½ to Cologne mark of fine silver, Convention of 1837), legal, The same, by U. S. law of 22d May, 1846, GERMANY. Gold.—Union crown (vereins krone), 190 fine, and containing 10 grammes of pure	Prus	0.1 8 05 0.1 8 5 0.1 8 5 ssia) 2.2 8 76 1.4409 0.7205 0.4117 0.4126 0.40	By U. S. law of 3d March, 1843,	0.3642 0.35 any.) 3.9593 1.4409 0.722 4.0371 4.9920 0.8225 3.9822 4.009
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to Gold.—Union crown and half crown (see Germany). Former ducat, legal, BILVER.—Vereins doppelthaler = 3½ South German gulden (52½ gulden to 1 thung- pfund of fine silver), legal, Vereinsthaler (1½ gulden). Gulden of South Germany, 52½ to 1 munz- pfund of fine silver, Convention of 1857 (not yet coined), legal, Former gulden (24½ to Cologne mark of fine silver, Convention of 1837), legal, The same, by U. S. law of 22d May, 1846. GERMANY. Gold.—Union crown (vereins krone), 100 fine and containing 10 grammes of pure gold, Union haif crown, Bilver.—Union (or vereins) thaler of the 30-thaler fuss, or standard 30 thalers	Prus	0.1805 0.185 ssia) 2 2876 1 4409 0.7205 0 4117 0 4126 0.40	By U. S. law of 3d March, 1843,	0.3642 0.35 ANY.) 3.9593 1.4409 0.722 4.0371 4.9920 0.8225 3.9822 4.009
coin, legal, Former livre tournois, received by U. S. Custom-house at, FRANKFORT-ON-THE-MAIN. (Formerly a free city, since 1866 belonging to Gold.—Union crown and half crown (see Germany). Former ducat, legal, BILVER.—Vereins doppelthaler = 3½ South German gulden (32½ gulden to 1 thung- plund of fine silver), legal, Vereinsthaler (12½ gulden), Gulden of South Germany, 52½ to 1 munz- plund of fine silver, Convention of 1857 (not yet coined, legal, Former gulden (24½ to Cologne mark of fine silver, Convention of 1837), legal, The same, by U. S. law of 22d May, 1846, GERMANY. GOLD.—Union crown (vereins krone), 9 fine, and containing 10 grammes of pure gold, Union half crown, BILVER —Union (or vereins) thaler of the	Prus	0.1805 0.185 ssia) 2 2876 1 4409 0.7205 0 4117 0 4126 0.40	By U. S. law of 3d March, 1843,	0.3642 0.35 any.) 3.9593 1.4409 0.722 4.0371 4.9920 0.8225 3.9822 4.009

Star-pagoda, of Madras, legal,	1.9102	MALTA.	
Moon-pagoda of Pondicherry (French), legal,	1.6015	Former coins (prior to 1800)	
SILVER.—Company rupee, legal, =	0.46217	GOLD.—Doppia or pistole (= 10 scudi) trial by English mint,	4.6511
Star pagoda of Madras (by U. S. law of 2d March, 1801),	1.84	SILVER.—Oncie = $2\frac{1}{2}$ scudi = 30 tari, =	1.6958
Rupee of Company (by U. S. law of 3d March, 1843).	0.445	MAURITIUS ISLAND (formerly Isle de Fr.	ANCE).
ITALY.		SILVER.—(Coined in London) dollar or	
French monetary system adopted 1865.		Spanish piaster, legal, =	1.0451
GOLD.—New 20 lire (francs), legal, =	3.8591	MEXICO.	
New 20 lire, trial by U. S. mint, = Silver.—Lira, by U. S. law of 1846, =	3.8426 0.186	By law of 27th November, 1867, a system of coinage was adopted	lecimal
FORMER GOLD.—More or less met with, in		Gold.—Doubloon, legal,	15.7471
circulation, especially on the Mediterra- nean seacoasts and in the Levant.		Doubloon, trial by U. S. mint, average, . = Doubloon, trial by U. S. mint, new, =	15 5298 15.610 5
In GenoaZecchino (or sequin) for Levan-		20 pesos,	19.680 19.64
tine trade, legal, = Dopia or Genovine (old), legal, =	2.2906 23.5913	Silver.—Dollar, or peso (standard),	1 0567
Dopia or Genovine (new), legal, =	14.9082	Dollar, new, trial by U S. mint, Dollar, average, trial by U S. mint,	1.0532 1.0491
In Lombardy; Venice, Milan, and Mantua. Sovrano, legal,	6.778	Peso of Maximilian, trial by U.S. mint,	1.0421
Sovrano, trial by foreign mint, = Zecchino (sequin), trial by French mint, . =	6.7102 2.2704	MOROCCO.	
In Modena.—20 lire (20 francs), legal, =	3.8591	GOLD.—Boutki or Bendoki, legal, =	1.9952
In Naples and Sicily.—Oncette = 3 ducati	0 =007	SILVER.—Rial or real (of 1776, very rare), . =	1.0449
di regno, legal,	2.5067 2.5599	NETHERLANDS or HOLLAND.	
1 oncie, by U. S. Law of 22d May, 1846, . =	2.40	GOLD —Gouden Willem (golden William),	
In Parma —20 lire,	3 8591	legal,	4.0257 4.0145
in proportion), legal, = 1 ducato or zecchino, = =	4 2676 2 2691	10 guilders, trial by U. S. mint,	3.9757 2.2834
In Sardinia.—Doppie = 20 lire nuove.	3 8591	SILVER —Rijksdaalder = 2½ guilders (1847),	
Carlini (Piedmont, 1786), = Carlini (Sardinia, 1773), =	27 4542 9.4856	legal,	1.0212 0.4084
FORMER SILVER -In Genoa -Livre (U. S.		Guilder by U. S law of 22d May, 1846, . =	0.40
Custom-house valuation), = Lombardy and Mantua.—Scudo nuove, legal, =	0.21 1.0109	Ryder (for Colonial trade), legal, =	1.3189
Scudo Cisalpine, legal, =	0.8971	NORWAY.	
Filippi (Milan, 1786) = 7½ lire correnti = 22½ lire de Mantua, legal, =	1.1408	Silver.—Species (rigs) daler = 6 marks = 120 shilling, legal, =	1.0929
Croisat, or scudo della croce (of the Venetian Republic), legal, =	1 2839	The same, by law of U.S., 1846, The same trial by U.S. mint,	$1.06 \\ 1.0930$
Lira, by U. S law of 22d May, 1846, =	0.16	OLDENBURGH. (NORTH GERMANY.)	
Lucca.—5 lire nuove Lucchesi (of 1840), legal — Modena.—Scudo (Modenese) = 15 lire Mo-	0.7221	FORMER GOLD —Pistole, legal, =	3.9593
denesi, legal, =	0.8055	PAPAL STATES.	
Naples and Sicily —Ducato del regno = 10 carlini (1818), legal, =	0.8265	Adopted the French standard from January 1s	st, 18 6 8;
Ducato del regno, by U.S law of 22d May,		the monetary units of scudi and baiocchi beir changed to lire (francs) and centesimi. The Fren	g then
1846, Scudo or piaster = 12 carlini (since 1818),	0.80	sidiary silver coins not adopted.	
Scudo or piaster, trial by U. S. mint,	0 992 0 9437	FORMER GOLD.—10 seudi = 10 seudi Ro- mani of 1853, legal, =	10 470
Scudo = 12 Sicilian tari (Sicily, 1785),		Zecchino (until 1835 of Rome and Bologna), legal,	2 2769
Parma.—Ducato (till 1815), legal, =	0.9933	FORMER SILVER - Scudo Romano = 100	
Sardinia.—Scudo -= 6 lire Piedmontese (until	. 0000	baiocchi (1835), legal, = Madonna scudo (of Bologna), legal, =	1 04 6 5 1 0445
1800), legal, Scudo = 2½ lire of Sardinia (scutcheon	1.3689	PERSIA.	
dollar 1773), legal, = Tuscany — Deni = 10 lire (until 1844), legal, =	0.9091	Gold.—Toman (also ½ toman), legal, =	2 2437
Francescone = 6 ² / ₃ lire = 4 fiorini=10 paoli	1 6341	SILVER.—Sahibkiran, or sabkran (of Mo-	0.2243
Francescone =6% lire =4 fiorini=10 paoli (prior to 1839), legal, = = Tuscan livra, by law of 22d May, 1846, = =	1 0904 0.16	hammed Shah), legal,	0.2243
Fiorino or florin (until 1850) = 1% lire, legal,		ferent rulers). PERU.	
	0 2120	The French monetary system was adopted J	anuary
JAPAN. 130LD—Kobang, new, average from \$4.446 to	E 700	31, 18 6 3. Gold — 20 sols = 100 francs, legal =	19.2953
SILVER.—Itakane (according to Siebold), . =	5.793 = 2 928	20 sols trial by II S mint =	19 2!8
Itzabu,	= 0.365	Old doubloon, trial by U. S. mint, = SILVER — I sol. legal.	15 55 6 7 0 972 6
KRAKOW.		Silver — I sol, legal, = 1 sol, trial by U. S. Mint, = Old peso or dollar, trial by U. S. mint, . =	$0.9724 \\ 1.0497$
Formerly a free city; since 1846 occupied by Au		Peso or dollar of 1858, trial by U. S. mint,	
Still in v. Silver zloty (florin), legal, . =	\$0.1146	POLAND	
(LUBECK. NORTH GERMANY.)		(Divided between Austria, Russia, and Pruss	ia.)
FORMER GOLD - Species ducat, legal,	2 2710	FORMER GOLD.—Ducat = 25 zloty, legal,	2.9887
FORMER SILVER - Thaler = 21/2 mark courant, legal,	0.7220	FORMER SILVER -Zloty (pieces of 10, 5,	0 116
	0.7220	and 2 zloty, or gulden), legal,	0 110

PORTUGAL.	SILVER.—Duro, or peso, legal, = 1.0100
GOLD.—Coroa (crown = 10,000 reis), legal, . = 58257	Escudo (10 reals), legal,
Coroa, trial by U. S. mint,	Media, legal,
Milreis by U. S law of 3d March, 1843, . = 1.12	Real de plata (Mexicana), legal, — 0.1260 Real de plata, by U. S. law of 2d March,
Milreis (of Azores), by U. S. law of 3d March, 1843, — 0.835	1799,
Milreis (of Madeira), by U. S. law of 3d March, 1843,	Real de vellon, legal, = 0.0614 Real de vellon, by U.S. law of 2d March,
The bulk of currency is in British sovereigns legalized at the rate of 4500 reis, = 4.8666	1799,
	SWEDEN.
PRUSSIA. (North Germany.) Gold.—New crown (vereinskrone), legal, = 6.64615	GOLD.—1 ducat (also double and quadruple ducat), legal,
Former Friedrich d'or = 5 thalers, legal, = 4.0096	Ducat, trial by U. S mint, = 2.2564 Silver.—1 riksdaler ryks mint = 100
Former ducat, legal, = 2.0048 SILVER.—Thaler (before 1857), trial by U.S.	ore, legal
mint,	1 riksdaler silfver, legal,
New thaler, trial by U. S. mint, = 0.7214 New thaler, legal, = 0.7204	(Also coins of $\frac{1}{10}$, $\frac{1}{4}$, $\frac{1}{2}$, 1, 2, and 4 ryksdaler sylfver.)
, , ,	SWITZERLAND.
ROME.	Gold and silver as in France. 1 franc = 100 rappen, legal, = 0.193
Gold.—New piece of 2½ scudi, trial by U.S. mint,	1 franc, by U. S. law,
SILVER.—New scudo, trial by U. S. mint, . = 1.0455	TRIPOLIS.
RUSSIA.	Silver.—Gersh or gurush (pl) = 100 para,
GOLD.—Half imperial, of 5 roubles, legal, . = 3.9869	legal,
Half imperial, trial by U. S. mint, . = 3.9764 SILVER.—Rouble = 100 copecks (kopicyk),	TUNIS.
legal, \cdot \cdot \cdot \cdot \cdot \cdot = 0.7779	Gold.—New 25 piasters, trial by U. S. mint, = 2.9954
Rouble, by U. S. law of 22d May, 1846, . = 0.75 (Roubles before the year 1800 were usually	Mahbub (zecchino), from \$1.2534 to . = 1.5003 Silver.—5 piaster, trial by U. S. mint, . = 0.6185
of greater value.)	Piaster, trial by U. S. mint, = 0.125
SAXONY. (NORTH GERMANY.)	TURKEY.
FORMER GOLD.—Double August d'or, legal = 8.0179 August d'or, legal, = 4.0098	Gold Piece of 100 piaster (juslik), legal, 4.393 Piaster, trial by U.S. mint, 4.3693
FORMER SILVER.—Species thaler = 24	Piece of 50 piaster in proportion.
gute groschen = $1\frac{1}{3}$ thaler, legal, . = 1.091	SILVER.—Piaster (also in pieces of 2, 5, 10, and 20 piasters) = 100 aspers, legal, . = 0.04325
SOUTH AMERICA.	The same, at Custom-house valuation, . 0.05 20 piasters (gersh), trial by U.S mint, . = 0.8609
ARGENTINE CONFEDERATION.	UNITED STATES OF AMERICA.
GOLD.—Onza (1813 to 1832), trial by U. S. mint, = 15.5146	GOLD.—Dollar, legal tender in all amounts, = 1.0000
Onza (1828 to 1832), trial by U. S. mint, = 14.6579	Pieces of 20 (double eagle), 10 (eagle), 5
Bolivia.	(half eagle), 2½, and 3 dollar pieces in proportion.
Gold.—Onza or doubloon (1827 to 1836),	Silver.—Dollar, legal tender in all amounts,
legal,	The intrinsic value, in U.S. gold of the silverdollar, assuming gold to be worth
SILVER.—Peso(dollar), trial by U.S. mint, = 0.7826 Half peso, trial by U.S. mint, = 0.3874	15% times silver, is
CHILL.	der in payment of sums not exceeding
Gold.—Condor, legal, 9.1225	\$5.00 in any one payment, has an intrinsic gold value of 0.4840
VENEZUELA.	Quarter dollar, dime, half dime, and 3 cent piece in proportion.
Silver.—Pezo (mone de macuquina),	UNITED STATES OF COLOMBIA. (New Granada)
legal,	
CHILI.	Goldon-Condor = 10 pesos, legal, = 9.6476 Condor, trial by U. S. mint, = 9.6751 Old doubloon (Bogota), legal, = 15.6106
SILVER.—Pezo = 5 francs, legal, 0.9648	Old doubloon (Popayan), legal, = 15.3775
SPAIN.	SILVER.—Pesos (25 grammes), legal, = 0 9726 Pesos, trial by U. S. mint, = 0.9692
Gold.—Doubloon of 10 escudos or crowns, legal	(The condor and pesos are the same respectively at the French 50-franc gold and 5-franc silver piece.)
The same, by trial at U.S. mint, = 4.9639	
Doubloon of 4 escudos, legal, = 2.0038 Doubloon of 2 escudos, legal, = 1.0019	WÜRTEMBERG. (SOUTH GERMANY.) FORMER GOLD.—Frederic d'or = 11 gulden = 4.5410
Former quadruple (4 pistoles onza de	FORMER SILVER 2 gulden piece of the
oro), legal = 16.1154	24½ gulden standard, 9.8252

WEIGHTS AND MEASURES OF THE UNITED STATES.

STANDARD UNITS.

Standard of Length.—The actual standard of length of Fac United States, is a brass scale of eighty-two inches in length, prepared for the survey of the coast of the United States, by Troughton, of London, and now in the possession of the United States Treasury Department, and deposited at the office of Weights and Measures. The yard measure is between the twenty-seventh and the sixty-third inches of the scale. The temperature at which this scale was designed to be standard and at and the sixty-third inches of the scale. The temperature at which this scale was designed to be standard, and at which it is so used in conducting the operations of the United States Coast Survey, is 62° Fahrenheit. Late comparisons show that on the United States standard Scale at 62° Fahrenheit, the yard is in excess of the British standard by 0.00087 inch. According to a report made as Chairman of the Committee of Weights and Measures, by Professor A. D. Bache, late Superintendent of the United States Coast Survey, in 1860, before the American Association for the Advancement of Science, "the standard temperature of the United States yard has never been authoritatively here fixed."

The unit of length—the yard—is derived from ancient arbitrary standards in England. Its thirty-sixth part—the inch—is said to be contained 39.13929 times in the length of the pendulum that, in a vacuum and at the level of mid-tide, under the latitude of London, vibrates

length of the pendulum that, in a vacuum and at the level of mid-tide, under the latitude of London, vibrates seconds of mean time.

Comparison of the Common with the Metric Standards of Length.—According to Hassler, the meter contains 39.38091714 of the inch divisions of the Troughton scale 39.38091714 of the inch divisions of the Troughton scale at 32° Fahrenheit; and, consequently, making due allowance for the expansion by heat of the metal scale, 39.36850154 of these inch-divisions, when the bar is at 62° Fahrenheit. The number of imperial inches in the meter, according to Kater, and adopted in the late Act of Parliament, which rendered the use of the metric system permissible in Great Britain, is 39.37079. The number of United States inches in the meter, according to the Act of Congress of 1866, authorizing the use of the metric system of weights and measures in the United States, is 39.37.

the metric system of weights and measures in the United States, is 39.37.

Sundard of Weight.—The weights of the United States are designed to be identical with those of England. The standard of weight is the troy pound, copied in 1827, by Captain Kater, from the imperial troy pound of England, for the use of the mint of the United States, and there deposited. This pound is standard when in air in which the mercury stands at 30 inches in a barometer, and at 62 degrees in the Fahrenheit thermometer. The pound troy is assumed to contain 5760 grains; the commercial or avoirdupois pound, contains 7000 of these crains

grains.

Standards of Volume.—The standard of liquid measure is the gallon; of dry measure, the bushel. The former is almost exactly equivalent to a cylinder 7 inches in internal diameter, and 6 inches in height; the latter to a cylinder of 18.5 inches internal diameter, and 8 inches in height, and when heaped the cone must not be less than 6 inches high, containing for a true cone, 2747.715

cubic inches.

cubic inches.
The gallon, if filled with distilled water at the temperature of its maximum density (say 39.83° Fahrenheit, as determined by Mr. Hassler), contains, according to the official report, at that temperature, if weighed in air in which the barometer is 30 inches at 62° Fahrenheit, 58.37.2.2 standard grains (8.3839 pounds avoirdupois). The bushel is a measure containing 543,391.89 standard grains (77.6274 pounds avoirdupois) of distilled water at the temperature of maximum density, and barometer at 30 inches at 60° Enhanheit.

barometer at 30 inches at 62° Fahrenheit.

According to Mr. Hassler's comparisons, the weight of a cubic foot of water at its maximum density, the barometer being 30 inches at 62° Fahrenheit, is 998.068 ounces avoirdupois; the weight of a cubic inch of such water being 252.6937 grains. The United States galon is thus the old, wine gallon of 231 inches, nearly; and the United States bushel, the Winchester bushel of

2150.42 cubic inches, nearly.

The British standard measure of volume, by Act of The British Sandard measure of volume, by Act of 1824, is the imperial gallon, containing, when weighed in air, both air and water being at the temperature of 62° Fahrenheit, and the barometer at 30 inches, 10 pounds avoi dupois The cubic inch of distilled water (temperature 62°, barometer 30 inches), is declared to contain 252.458 grains; hence the imperial standard galon centains 277.274 cubic inches. The imperial

bushel, of 8 imperial gallons, contains 2218.192 cubic inches. Its dimensions are 19.5 inches outside diameter, 8.5 inside diameter, 18.25 depth, and 6 inches height of cone for heaped measure; the contents of the heaped bushel being 2815.488 cubic inches.

The United States standard gallon is to the imperial standard gallon, nearly, as to 5 to 6; the United States standard bushel is to the imperial standard bushel,

nearly, as 32 to 33.

METRIC SYSTEM.

Metric System of Weights and Measures Permissible .-By an Act of Congress approved in July, 1866 (ante, Part III, p. 31), the use of the weights and measures of the metric system is made permissible; and contracts are declared not to be invalid because the weights and measures expressed or referred to therein are weights

and measures of that system.

The following tables of equivalents are also therein recognized in the construction of contracts and in all

legal proceedings.

MEASURES OF LENGTH.

	er = 1 millimeter		0.0394 inches.
	er = 1 centimeter	_	0.3937 inches.
	er = 1 decimeter	=	3.937 inches.
1 meter	= 1 meter	==	39.37 inches.
10 meters	= 1 dekameter	Station	393.7 inches.
100 meters	= 1 hectometer	l, muse	$328\frac{1}{12}$ feet.
1,000 meters	= 1 kilometer	={	$3280\frac{1}{1}\frac{0}{2}$ feet. 0.62136 miles.
10,000 meters	= 1 myriamete	er = {	32808 ⁴ / _{1 2} feet. 6.2137 miles.

MEASURES OF SURFACE.

1 square meter = 1 centare = 1550 square inches 100 square meters = 1 are = 119.6 square vards. = 119.6 square yards. 10,000 square metres = 1 hectare = 2.471 acres.

MEASURES OF VOLUME.

Cubic Measure

Cubic 14Cubic C		
1 cubic centimeter = 1 milliliter	_	0.001 liter.
10 cubic centimeters = 1 centiliter	-	0.01 liter.
0.1 cubic decimeter = 1 deciliter	=	0.1 liter.
1 cubic decimeter = 1 liter	-	1 liter.
10 cubic decimeters = 1 dekaliter	miss	10 liters.
0.1 cubic meter = 1 hectoliter	=	100 liters.
1 cubic meter = 1 kiloliter, or stere	20122	1000 liters.

Dry Measure.

				= 0.061 cubic inch.
1 centiliter				= 0.6102 cubic inch.
				= 6.1022 cubic inches.
1 liter				= 0.908 quart.
1 dekaliter				= 9.08 quarts.
1 hectoliter				= 2 bushels and 3.35 pecks.
1 kiloliter, o	r	stere	, .	= 1.308 cubic yards.
		1	T 10	 Moneyre

Diquia Measure.													
1 milliliter	٠						2000	0.27 fluid drachm.					
1 centiliter							****	0.338 fluid oz.					
1 deciliter													
								1.0567 quarts.					
								2.6417 gallons.					
								26.417 gallons.					
1 kiloliter, o	r	ster	e,				=	264.17 gallons.					

WEIGHTS.

ĺ	1 cubic millimeter* = 1 milligramme = 0.001 gramme
ı	10 cubic millimeters = 1 centigramme = 0.01 gramme
I	100 cubic millimeters = 1 decigramme = 0.1 gramme
ı	1 cubic centimeter = 1 gramme = 1 gramme
١	10 cubic centimeters = 1 dekagramme = 10 grammes
i	1 deciliter = 1 hectogramme = 100 grammes
Į	1 liter $\cdot \cdot = \begin{cases} 1 \text{ kilogramme} \\ \text{or kilo.} \end{cases} = 1,000 \text{ grammes}$
į	10 liters = 1 myriagramme = 10,000 grammes
ì	1 hectoliter = 1 quintal = 100,000 grammes
	1 cubic meter = $\begin{cases} 1 \text{ millier or} \\ \text{tonneau.} \end{cases}$ = 1,000,000 grammes

^{*} Of water at maximum density.

	milligramme					petal	0.0154 grain avdp.
1	centigramme					=	0.1543 grain avdp.
1	decigramme.					=	1.5432 grains avdp.
1	gramme					=	15,432 grains avdp.
	dekagramme				٠	=	0.3527 ounce avdp.
1	hectogramme					-	3.5274 ounces avdp.
1	kilogramme or	ki	10			2000	2.2946 lbs. avdp.
1	myriagramme					===	22.046 lbs avdp.
1	quintal					==	
1	millier or tonn						2204.6 fbs. avdp.
	34 / 1 / 1// /	7	. 1	A		2 1	7 131 1 15 1 1 1 .

Congressional resolution of the same date, the Secretary of the Treasury was "authorized and directed" to furnish to each State, "one set of the standard weights and

measures of the metric system."

Metric Postal Balances to be furnished certain Postoffices.—By another act of the same date, the Postmaster-General was "authorized and directed to furnish to the post-offices exchanging mails with foreign countries, and to such other officers as he shall think expedient, postal balances denominated in grammes of the metric system; and until otherwise provided by law, one half ounce avoirdupois shall be deemed and taken for postal purposes as the equivalent of fifteen grammes of postar purposes as the equivalent of infeer grainines of the metric weights, and so adopted in progression; and the rates of postage shall be applied accordingly." It will be seen on reference to the tables above given,

that one-half ounce avoirdupois is actually equal to about 14.176 grammes instead of fifteen grammes.

Length of the Meter.—The meter was designed to be the

ten-millionth part (700000000) of the earth's meridian passing through Dunkirk and Formentera.* Later investigations, however, based on additional measures of meridional arcs in other parts of the world, have shown that the meter sensibly exceeds such ten-millionth part of the quadrant—the excess being equal (as is stated by Sir John Herschel) to about one part in 6400.

WEIGHTS IN COMMON USE.

				A	lvo	ira	lupoi	s Weight.
16	dran	28					2000	1 ounce, oz.
16	oung	es					-	1 pound, lb.
28	ibs.			1			_	
4	qrs.				٠		=	1 hundredweight, cut.
20	cwt.		٠		٠		3000	1 ton.
	lbs.							1 cental.
								144 pounds avoirdupois.
1	fb. tr	oy					=	5760 grains.
	33							

1 fb. avdp. — 7000 grains.

This weight is applied to all coarse articles, such as hay, meat, fish, potash, groceries, hemp, flax, butter, cheese, &c., and all metals, except gold and silver. Gross weight is the weight of goods with the boxes, casks, or bags which contain them. Net weight is the weight of the goods only. Formerly the usual custom was to allow 112 pounds for a hundredweight, and 28 pounds for a quarter; but this practice has very nearly passed away. In buying and selling all articles of commerce estimated by weight, the laws of most of the States, as well as general usage, call 100 pounds a hundred weight, and 25 pounds a quarter. The custom-house, however, continues the old usage.

	Troy We	eight.										
24 grains, gr	, =	= 1 pennyweight, dwt.										
20 dwt	=	= 1 ounce, oz.										
12 oz		= 1 pound, lb.										
Gold, silver, an	nd jewels are	weighed by this weigh	ıt.									
Apoth-caries' Weight.												
20 grains.		. = 1 scruple, 9										
39		. = 1 dram, 5										
83		. = 1 ounce, 3										
12 3		$\cdot = 1$ pound, fb										
This weight is	used by apoth	hecaries and physicians	3 i									

* Sir John Herschel has called attention to the remarkable fact, not generally known, that the earth's polar semi-axis contains almost precisely 1001 millions of English quarter inches: and recommends the augmentation of the existing English measures of length by their one thousandth aliquot part; the augmented measures to be designated "geometrical measures."

Thus augmented, a cubic double foot (or a cube, the sides of which are each twenty-four "geometrical" inches), will contain almost exactly 1000 half pounds avoirdupois (more exactly 1000.131), of distilled water at its temperature of maximum density; and a square the side of which measures 10,000 of the new (or geometrical) quarter-inches, will contain almost precisely one acre (more exactly 0.9984 acre). These close approximations to integral ratios, show that the familiar units of measure and weight may be very nearly preserved in a decimal system based upon a natural unit.

compounding medicines; but drugs and medicines see bought and sold by avoirdupois weight. The pound and ounce in this weight are the same as the troy pound and ounce.

MEASURES IN COMMON USE.

Long Measure.

3 barleycorns				=	1 inch, in.
12 lines				20-	1 inch.
12 inches				_	1 foot, ft.
3 fect				3700	1 yard, yd.
5½ yards					1 rod, perch, or poie.
40 rods or perch				==	1 furlong, fur.
8 furlongs .					1 mile, m.
6 feet					1 fathom.
3 miles				==	1 league, lea.
			8	200	1 degree, deg. or °.
691/3 statute mil	es			-	1 equatorial deg. nearly.
					1 palm.
4 inches				=	1 hand (horse measure).
9 inches				=	1 span.
18 inches		٠		=	1 cubit (Scripture).
Long Measure is	us	sec	liı	n m	easuring distances, where
length only is con	asi	de	red		

ı	Square Measure.
	144 sq. inches = 1 square foot.
ı	9 sq. feet = 1 square yard.
	3014 sq. yards or 27214 sq. feet
	40 sq. rods = 1 rood.
	$ \begin{array}{cccc} 4 \text{ roods or} & \cdot & \cdot \\ 160 \text{ sq. rods} & \cdot & \cdot \\ \end{array} = 1 \text{ acre.} $
	640 acres = 1 square mile.
ł	Course Manager is used in manager and and

quare Measure is used in measuring surfaces, as land, flooring, plastering, &c.

0.11.76

Cuoic Measure.												
1728 cubic inches	. =	1 cubic foot.										
27 cubic feet		1 cubic yard.										
40 feet of round or 50 feet of hewn timbe	r.}=	1 ten, or load.										
42 cubic feet	. =	1 ton of shipping.										
16 cubic feet	. =	1 foot of wood, or a cord foot.										
8 cord feet or 128 cubic feet	. ==	1 cord.										

Cubic Measure is used in measuring solid bodies, having length, breadth, and thickness; as timber, stone, boxes of goods, the capacity of rooms, ships, &c.

Cloth Measure.

21/4 inches								-	1 nail, na.
									1 quarter, qr.
4 quarters		٠					0	-	1 yard, yd.
3 quarters		٠						stream	1 ell Flemish.
5 quarters								-	1 ell English.
6 quarters							۰	-	1 ell French.
									1 ell Scotch.
This measu	re i	8	used	in	buy	yin	ıg	and	selling cloth rib
bons, &c.									

Wine Measure. 1 pint, pt. 1 quart, qt. 1 gallon, gal. 1 tierce. 1 hogshead, hhd. 1 puncheon. pipe. -1 fun 1 gallon. 10 gallons 1 anker. 18 gallons 1 runlet. = 1 barrel. 31 gallons. .

Wine, spirits, cider, vinegar, oil, honey, &c, are measured and sold by this measure. In London the gill is usually called a quartern; but in the North of England it is a noggin, and a half pint is termed a gill.

Ale and Beer Measure.

2 pints							
4 quarts .						Sec.	1 gallon.
9 gallons .						-	1 firkin.
2 firkins .			TOTAL	18	gal.	==	1 kilder kin.
2 kilderkin	ıs.		Street	36	gal,	(Econo)	1 barrel.
11/2 barrel			700	54	gal.	===	1 hogshead.
11% hogshe	ad.		-	72	gal.	2000	1 hogshead. 1 puncheon.
11/ puncho	OD			108	gal	-	1 hutt.

The Ale gallon contains 282 cubic inches. In some of the New England States, the barrel for cider and beer is legally fixed at 32 gallons. In other States it is o' different capacity.

Apothecaries' Measure.

60	minim	s (or	dr	op	s),	m				===	1 fluid drachm, f 3
	fluid d											1 fluid ounce, f 3
	fluid o											1 pint (octarius), O.
8	pints			٠		٠	٠	٠	٠	٠		1 gallon (congius).

Drag Magazina

				, -	 O OFF C		
							1 quart, qt.
4 quai	rts				 	homas	1 gallon, gal.
2 gaile	ons					=	1 peck, pk.
4 peck	e					=	1 bushel, bu.
36 bush	iels						1 chaldron, ch.
4 bush	nels (in	Engl	and)			1 coom.
2 coor	ns `"	46				-	1 quarter.
5 quai	rters	44					1 wey.
2 wev	s "	44					1 last.

A gallon, dry measure, contains 268 4-5 cubic inches. This measure applies to all goods that are not liquid and are sold by measure, as corn, fruit, salt, coal, &c.

Shipping Admeasurement.

REGISTER TON.—For Register Tonnage, or for measurement of the entire internal capacity of a vessel:

100 cubic feet = 1 register ton.

This number is arbitrarily assumed to facilitate com-

putation.

SHIPPING TON .- For the measurement of cargo:

		I U. S. shipping ton.
40 cubic feet	. <=	31.16 imperial bushels. 32.143 U. S. bushels.
	(===	32.143 U. S. bushels.
	(=	1 British shipping ton. 32.719 imperial bushels. 33.75 U. S. bushels.
42 cubic feet	. <=	32.719 imperial bushels.
	(=	33.75 U. S. bushels.
350 cubic feet	. ==	1 keel.
		=2150.42 cubic inches.
mnorial buchal	S =	2218.192 cubic inches. 1 0315157 U. S. bushel
mperial busiler	.) ==	1 0315157 H. S. bushel

1 T 1 i = 8 imperial bushels. = 8¹4 U. S. bu. (nearly). = 17745.54 cubic inches. 1 English quarter . . . = 10.2694 cubic feet.

A shipping ton (U. S.) of 40 cubic feet equals three and nine-tenths (3.895) English quarters of 8 imperial (or 8½ U. S.) bushels each. A shipping ton (British) of 42 cubic feet, equals four and one-tenth (4.09) English quarters. A shipping ton of 41 (or more exactly 40.9776) cubic feet, would equal exactly four English quarters; i. e., 32 imperial bushels, or 33 United States bushels.

WHEAT A STANDARD OF VOLUME AND WEIGHT.—
Wheat is a standard alike for the volume and weight of carroes. When in bulk on beard ship this convention.

oragoes. When in bulk on board ship, this commodity occupies about filteen per cent. less space than when filled into measures of capacity in the customary way. So compressed, a ton of 2240 pounds occupies about 40

cubic feet.

MEASUREMENT CARGO.—The capacity of a vessel for cargo, on voyages of average length, is usually estimated at from 20 to 25 per cent less than her Register Tonnage, or entire internal capacity. This net space, in cubic feet, divided by 40, gives, in shipping tons of 40 cubic feet each, her "Measurement Cargo," so called, or her net carrying capacity, in shipping tons. Her measurement cargo is, therefore, from 1% to 2 times the number of register tons, of 100 cubic feet each, in her Register Tonnage.

DEAN WEIGHT CARGO.—The "Dead Weight Cargo"

DEAD WEIGHT CARGO .- The "Dead Weight Cargo" DEAD WEIGHT CARGO.—The "Dead Weight Cargo" of a vessel, or the net weight in tons, of the cargo which the vessel can safely carry on voyages of average length, is approximately ascertained by dividing the entire internal capacity of the vessel in cubic feet by 68, and deducting from the gross result one-fourteenth (or about 7 per cent.) for the weights of water, provisions, crew, and their luggage. The number of tons weight in this net result is, therefore, about 1½ times the Re-

gister Tonnage, or number of tons of volume in the entire internal capacity of the vessel.

LOAD DISPLACEMENT.—The "Load Displacement" of a vessel, or the entire weight of the vessel, cargo, &c.

of a vessel, or the entire weight of the vessel, cargo, &c. when fully equipped and ready for sea, may be ascertained by dividing the number of cubic feet of sea-water displaced by the vessel by 35, the number of cubic feet, occupied by a ton (2240 pounds) of sea-water.

Relative Buoyancy of Iron and Wooden Hulls. In case of vessels of wooden hulls, whether sailing or steam, about 60 per cent. of the "load displacement" is for cargo, and 33 per cent. for the hull, the remaining 7 per cent being for the weights of water, provisions, crew, &c. In case of iron hulls, if of sailing vessels, the weight allowed for cargo is about 68 per cent. of the displacement, if of steam, 65 per cent. The weight of cargo which can be carried is therefore relatively greater with iron hulls than with wooden; 13 per cent. greater

cargo which can be carried is therefore relatively greater with iron hulls than with wooden; 13 per cent. greater if of sailing vessels, 9 per cent. if of steam.

NEW MODE OF ADMEASUREMENT OF VESSELS.—
The new 'mode' 'for the admeasurement of vessels in use in the United States, since the Act of Congress of May, 1864, is very accurate; prior to that date, the system was rude, and, in its results, inaccurate. The new system differs somewhat from the British system (adopted by Act of Parliament in 1854), chiefly as applied to steamers. In the British measurement of steamers, deductions are made for the space occupied by engines builers and coal: no such deductions being steamers, deductions are made for the space occupied by engines, boilers, and coal; no such deductions being made for United States steamers under the United States law. Under the new United States method, the Register Tonnage of double-decked and three-decked vessels is somewhat augmented, of clipper and half clipper vessels diminished, of single-decked sailing ves-sels, canal boats, and freight barges on the Western riv-ers diminished, and of river and lake steamers largely increased. increased.

Measuring Distances.

7 92-100										
25 links										
100 links										
10 chains										
8 furlongs									1	mile.
Used by engin	1001	PQ .	211	PV	A376	DTG.	- Ko	C		

			2	"im	e.			
60 seconds							-	1 minute.
60 minutes								
24 hours .								
7 days								
								1 fortnight.
4 weeks .							=	1 month.
13 months,	1 da	y, 6	ho	ur	8, (or (1 Julian year.
000 44,5,61	Off !	7 .				. ,		
12 calendar							may	1 year.
Used for comp	outi	ng t	im	e.				

Circular Motion.

60 seconds, or 60",	1000	1 prime minute.
60 minutes, or 60',	200	1 degree, °.
30 degrees	-	1 sign, s.

12 signs, or 360 degrees _ } the whole great circle of the

Used in measuring latitude and longitude, &c.

Numbers.

94	sheet	a						1 guire.
				P	гре	ye.		
20	units		٠	٠		٠	COLUMN 1	1 score.
								1 great gross.
								1 gross.
								1 dozen.

1 token

TABLES

OF THE

CHIEF COMMERCIAL WEIGHTS AND MEASURES

OF DIFFERENT COUNTRIES.

REDUCED TO THE LEGAL STANDARDS OF THE UNITED STATES, BOTH COMMON AND METRIC

ABYSSINIA.

Rottel (rotolo, or liter) of 12 wakihs, each of 10 derimes | French system. = 4800 (troy) grains = 311.03 grammes.

Mocha of 12 derimes = 480 grains = 31 10 grammes.

Pik (Turkish) = 27 inches = 0.686 meter.

Ardeb (in Gondar) of 10 madegas = 0 125 bushel = 4.40

liters.

Ardeb (in Massuah) of 24 madegas = about 0.300 bushel

Ardeo (in Facestary) = 10.57 liters.Kuba, . . $\left\{ = 62 \text{ inches} \atop = 0.276 \text{ gallon} \right\}$. 1.016 liter.

ARGENTINE CONFEDERATION.

Quintal of 100 libra = 101.27 lbs. avoirdupois = 45.9367 kilogrammes

Arroba of 25 libra = 25.32 lbs. avoirdupois = 11.4842

kilogrammes. Libra = 1.0127 lb avoirdupois = 459.367 grammes. Marco (for gold and silver) = 35444 grains = 229.684

grammes. Vara of 3 pies = 0.9478 yard = 0.8667 meter.

Vara of 3 pies = 0.9478 yard = 0.8667 meter. Pie = 0.9478 foot = 0.2889 meter. Lastre (last) of 2 tonneladas (tons) or 15 fanegas = 58.404 bushels = 205.80 liters Fanega = 3.8936 bushels = 137.20 liters. Frasco = 0.6274 gallon = 2.375 liters. Baril of 32 frascos = 2.0.0787 gallons = 76 liters.

Pfund = 8642 2)9 grains = 560.012 grammes. Zoll-pfund (customs-pound) = 7716 174 grains = 500 grammes

Munzpfund(coin-pound)=7716 174 grains=500 grammes. $\begin{tabular}{ll} ${\rm M\"unzpfund(cotin-pound)=7716}$ $$I4grains=50002 grammes. Centner = 123.4615 $$lbs avdp. = 56 0012 $$kilogrammes. Saum = 275 lbs. avoirdupois = 134 003 $$kilogrammes. $${\rm Metze} = 1.7454 $$bush.$$ = 61 5045 $$liters $${\rm Eimer}$ of 40 maass = 1495 $$gfllous = 56.605 $$liter. $${\rm Maass} = 0.373 $$gallom = 1 445 $$liter $${\rm Fuss}$ of $12 $$zoll = 1 06713 $$foot = 0.31511 $$meter $${\rm Elle}$ (imperial) = 0.85217 $$yard = 0.77921 $$meter. $$$} \end{tabular}$

AZORES or WESTERN ISLANDS. (See PORTUGAL.)

Alqueire of 2 meios. = 0.334 bushel . = 11.95 liters Fanga of 4 alqueires = 1.336 bushel . = 47.80 liters

BADEN.

Pfund,	٠	- {	= 1.3396 lb, troy	= 500 grammes.
Fuss, .			= 0.9t 428 foot	== 0.3 meter.
Elle, .			= 0 €5618 yard	= 6 decimeters.
Zuber,			⇒ 42.5732 bushels	== 1500 liters.
Malter,			= 4.25752 bushels	== 150 liters.
Fuder,			= 39.6262 gallons	== 1500 liters.
B.uetze,			= 3.9626 gallons	== 15 liters.

BAVARIA.

Centner, . Pfund,	= 123.456 lb. avdp = 1.23456 lb. avdp	.= 56 kilogrammes. .=560 grammes.
Zollpfund and Muenzpfund,	== 1.1023 lb. avdp.	~
Mark, Fuss, ENe,	= 0.6268 lb. troy = 0.95757 foot = 0.9110 yard	= 233.950 grammes. = 0.291859 meter. = 0.833015 meter.
Schäffel, Maass,	= 6.3103 bushels	= 222.357 liters. = 1.06903 liter.
Schenk-eimer, .	= 16.944 gallons	== 64.1416 liters,

BELGIUM.

BRAZIL, (Like PORTUGAL.)

Metric system obligatory from 1st January, 1873 Tonelada (ton for shipping) = 2240 lbs. avdp. = 1016.

kilogrammes.
Medida = 0.7330**6** gallon = **2**.7748 liters.
Arratel = **1**.0**1**92 lb. avoirdupois = 459 grammes.

BREMEN.

Pfund, .	== 1.099 lb. avdp.	=	498.5 grammes.
Fuss, .	= 0 9493 foot	=	
Elle	= 0.6320 yard	===	0.5787 meter.
Scheffel, .	= 2.103 bushels	2000	74 1 387 liters.
Stübchen,	= 0.85103 gallon	=	33. 21 518 liters.

BRUNSWICK.

Pfund,		=	1.02058 lb avdp.	= 467 11 grammes.
Fuss,		-	0.93 62 5 foot	= 0 28 53 6 meter
Elle,.		1000	0 6242 yard	= 0.570725 meters.
Wispel,		_	35 3544 bushels	== 1245.7904 liters.
Stübcher	ì,	=	0. 8 51 03 gallon	= 32.21318 liters.

CANADA. (Like England.)

Ell.	= 1.25 yard .	= 1.14296 meter.
Minot,	= 1.10749 bushel	= 39.0 2 5 liters.

CHILL

Libra .	= 101412 lb. avdp.	= 460 grammes
Fanega, .	= 2838 bushels .	== 100 liters.
Quartillo,	= 0.2906 gallon .	1.1 liter.
Vara, .	= 27493 feet	= 0.836 meter.

CHINA.

Pecul, $= \begin{cases} 133.333 \text{ lbs. avdp.,} \\ 162.0363 \text{ lbs. troy,} \end{cases} = 60.4787 \text{kilogrammea}$
Catty, $\cdot = 1.3333$ lb. avdp. $\cdot = 604.7896$ grammes.
$\begin{cases} \text{Chih} & \text{(cus-tom-house)} \end{cases} = 14.1 \text{ inches, } . = 0.35813 \text{ meter.}$
Sei, . = 3.4716 bushels, . =122.43 liters.

COCHIN-CHINA. (Like CHINA.)

Tael,	=590.75	grains	troy,	= 38.28	grammen
Covid,	= 0.4166	yard,		= 0.381	meter.

CEYLON or SELAN. (English measure.)

. = 247.2 kilogrammea Candy, Candy, = 545 lbs. avdp., Amomam, = 5.7757 bushels,

CURACAO. (Like NETHERLANDS.)

Vara (yard), . = 33.375 inches, . = 0.8477 meter

CYPRUS.

Pik,	THE R. P. LEWIS CO., LANSING	0.7347 yard, . = 0.6718 meter
Medinno,	=	2.1312 bushels, . = 75.097 liters.
Cass, .	=	
Kantar, .		
Oka, .	-	{ 19570 grains, 2.7957 lbs. avdr } = 1.2681 kilogr.
Rotolo, .	me	1% oka.

(47)

10

DENMARK.

Pund. - 1.1025 lb. avdp., . = 500 grammes. . = 0.630404 lb. troy, = 235.2941 grammes. = 1.01 foot, = 0.31385 meter. Mark, Fod, . Alen, . = 0.68648 yard, . = 0.62771 mete Tönde (ton), = 3.94783 bushels, . = 139.1213 liters. 0.62771 meter. Pott, . == 0.2552 gallon, . == 0.96612 liter.

ECUADOR. (Like Spain.)

EGYPT.

Derhem (drachm),=47.6512 grains troy=3.0884 grammes. Oka, = 2.7235 lbs. avdp., = 1.23536 kilogramme. Rotolo, = 0.9804173 lb. avdp., = 444.73 grammes. Government rotolo, = 1.2256 lb. avdp., = 551.91 grammes. Pik, (Istambuli), = 0.2654 inch, = 0.677 meter. Ardeb (Alexandria), = 7.6907 bushels, = 271.0 liters.

ENGLAND.

Pound avdp., = 1.215278 lb. troy, = 453.5922 grammes. Pound troy, = 0.822857 lb. avdp., = 373.2416 grammes. Imperial quarter, = 8.25212 U. S. bush., = 290.7813 liters. Imperial bushel,=1.03152 Winch. bush.,=36.34766 liters. Imperial gallon, = 1.20032 gallon, = 4.543458 liters. Ale and beer gallon, = 1.2204 gallon, = 4.6209 liters. Yard, = 3 feet, = 0.9143835 meters.

FRANCE.

	Metre, =
	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
	Kilomètre, =
,	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
	Litre, = 0.26417 gallon,
	Hectolitre, = 2.8378 bushels, 90.8 quarts, dry measure, } = 100 liters.
	Each of the French measures of volume has its hall and its double measure.
	$\label{eq:Gramme} \text{Gramme,} = 15.4323488 \text{ grains,} = \begin{cases} 10 \text{ decigrammes, or} \\ 100 \text{ centigrammes, or} \\ 1000 \text{ milligrammes.} \end{cases} $
	Kilogramme, = 15.4323488 grains, or 2.204621 lbs.avdp.(of 7000 grains), or 2.679227 lbs troy (of 5760 grains), or 0.0787365 avdp, quarter(of 28 lbs.), or 0.0196844 hundred wt (of 112 lbs.), or 0.0110231 centals (of 100 lbs.),
	$\begin{array}{ll} \text{Millier, or metric tonne,} = \\ 19.684118 \text{ hundred wt. (of } 112 \text{ lbs.), or} \\ 0.9842959 \text{ long ton } (of 2240 \text{ lbs.), or} \\ 1 \text{ 10231062 short ton } (of 2000 \text{ lbs.)} \\ 22.046212 \text{ centals } (of 100 \text{ lbs.)} \\ \end{array}$

GERMANY.

22.046212 centals (of 100 lbs),

Zollverein (Customs' Union), an important Commercial Zolleerein (Customs' Union), an important Commercial Union originating in 1828; embracing in 1833 all the German States, except Austria, Leichtenstein, Holstein, the two Duchies of Mecklenburg, and the three free cities of Hamburg, Lübeck, and Bremen; dissolved with the close of the year 1865, and held together only by temporary agreements until Nov. 1, 1867, when a new Commercial Treaty was concluded between the North German Confederation and the South German States.

The unit of weight is the zollpfund (customs' pound) of 500 crammes

of 500 gramme

Zollpfund, of 30 zoll-loth, = 7716.1744 U.S. grains, =1/2 kilogramme.

```
Zollcentner, of 100 zollpfund, = 110.23106 lbs. avoirdu-
pois, = 50 kilogrammes.
Zollstein, of 20 zollpfund, = 22 04621 lbs. avoirdupois,
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 10 kilogrammes Münzpfund, of 10000 ass, = 7716.1744 U. S. grains, =

500 grammes

NORTH GERMAN CONFEDERATION.

(Established since the war with Austria, in 1866.) (New System.)

By a decree of the 17th of Angust, 1863, the metrical (French) system of weights and measures has been adopted, commencing with the 1st of January, 1879, and will be compulsory from the 1st of January, 1879.

The base of the new system is the meter or stab; the

same as the French mètre.

The unit of length is also the meter or stab. · · = 1 zentimeter or neu-zoll. · · = 1 millimeter or strich. 0.01 meter, 0 001 meter,

The unit of surface is the quadrat-meter (square meter). or quadrat stab.

0.01 of a quadrat-meter, . . . = 1 ar. 0 001 of a quadrat-meter, . . . = 1 hektar.

The unit of volume is the 0.001 of a kubik-meter or kubik-stab, and is called a liter or kanne.

½ liter, = 1 schoppen.

100 liter, = 0.1 kubik-meter, = 1 hectoliter or fass.

50 liter, = 1 scheffel.

The unit of weight is the kilogramme (equal to 2 pfund).

grammes, = 1 dekagramme or neu-loth.

1 gramme, = 1 dezigramme.

0.1

0.1 gramme, = 1 dengramme.
0.001 gramme, = 1 zentigramme.
0.001 gramme, = 1 milligramme.
1/2 kilogramme, {= 1 prund, = 1 1023106 lb. avdp.
50 kilogramme, or 100 pfund, = 1 zentner.
1000 kilogramme, or 2000 pfund, = 1 tonne.

The unit of money-weight continues to be the münz-pfund (of 500 grammes) divided into 10,000 ass.

The unit of weight for purposes of assay, or for trying gold and silver, is the 0 001 part of the münzpfund (= ½ gramme or 500 milligrammes), which unit is again divided into 1000 parts.

GREECE.

French system since 1836.

```
Former.
                                                                                                   Metric.
Mina (kilogr.), = 22)462 lbs. avdp., = 1.00 kilogr.
Royal mina, = 30.693 lbs. avdp., = 1.5 kilogr.
Talanton, . = 330.697 lbs. avdp., = 150 0 kilogr.
Piki, . = 1.09363 yard, . = 1.0 meter.
                                           1.0567 quart, . = 1.0 liter.
2.83782 bushels, = 1.0 hectoliter
Litra
Kailon,
```

GUIANA.

BRITISH GUIANA. See LONDON.

FRENCH GUIANA.

DUTCH GUIANA. See NETHERLANDS.

HAMBURG.

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\begin{array}{lll} {\rm Pfund,} & . &= \left\{ \begin{array}{l} 1.0683 \ {\rm lb\ avdp.} \\ 12.84 \ {\rm lb\ troy,} \end{array} \right\} = 481.69945 \ {\rm grammes.} \\ {\rm Mark,} & . &= 0.626554 \ {\rm lb\ troy,} \end{array} = 233 \ 85489 \ {\rm grammes.} \\ {\rm Fuss,} & . &= 0.944.21 \ {\rm foot,} & . &= 0.22657 \ {\rm meter.} \\ {\rm Elle,} & . &= 0.62681 \ {\rm yard,} & . &= 0.57314 \ {\rm meter.} \\ {\rm Brabantine\ elle,} & . &= 0.75615 \ {\rm yard} & = 0\ {\rm 69141 \ meter.} \\ {\rm Fass,} & . &= 1.5597 \ {\rm bushel,} & . &= 54.9615 \ {\rm liters.} \\ {\rm Ohm} \, (=4\ {\rm ankers}), = 38.2782 \ {\rm gallons,} & = 144.8906 \ {\rm liters.} \end{array}
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HANOVER. (Like Prussia.)

HAVANA. (ISLAND OF CUBA)

Castilian weight (See SPAIN.)

```
Varra (Cubana), = 33.375 inches, = 0.8477 mete
Fanega, = 3.12367 bush, = 110.66 liters.
Fanega, . . . 3.12367 bush., —110.66 liters.

Arroba (former Castilian cantara,) 

4.10 gallons, — 15.44 liters.
```

HUNGARY. (Like Austria.)

Oka,	. =	3.0817 lbs. avdp.	, ==	1.400 kilogr.
Arsin, .	. ==	0 63919 yard,	=	0.43440 meter
Stab, .		5.18565 feet,		1.5 8 05 meter.
Metzen,		1.77354 bushel,	_	62 49 8 4 liters.
Urna or ei	mer, =	14 305339 gallons,	=	54.1527 liters.
Fass, .	. =	52 545 gallons,	=	19 8 8 934 8 liters.

INDIA (EAST). (English Measures)

BENGAL.

Tola = 1	80 grains troy, =	11 66 375 grammes
Man or maund, = 8		
Factory maund,		
Guz, · · =		
	2986 666 lbs avdo	10545013
Kahoon (grain),=	42 44 bushels.	= 1334 2 Kilogr.

BOMBAY.

Candy,	= 560 00 lbs. avdp,	= 254 00 kilogr.
Covid (haut), .	= 1.50 foot, .	= 0.4572 meter.
Candy (grain),	= 358.4 lbs. avdp,	= 162.567 kilogr.
Rice candy (near 25 bush.)	= 215.9375 lbs avdp.	= 97.947 kilogr.
	= 28 00 lbs. avdp.,	= 12.70 kilogr.

MADRAS.

Candy,	== 50	00 lbs. avdp,	= 5	226.8 kilogrammes.
Maund,				11.3498 kilogr.
Garce,	= 13	39.512 bushels,	=	4916 kiloliters.
Parah,		1.7439 bushel,	2000	61.45 liters
Covid (eubit),==	0.50 yard,	Name of Street	0.45719 meter.

IONIAN ISLANDS. (Like ENGLAND.)

Libra sotille Ionia	= 1 lb. troy,	= 373 2466 g	rammes.
Libra grossa,	= 1 lb, avdp.,	= 453.5922 g	rammes.
Jarda Ĭonia,	= 1 yard,	- 0.91438	meter.
Gallone, . =	{0.12894 bushel, 1.20032 gallon,	} = 4.5434	58 liters
Chilo,	= 1.03152 bushe	= 36.3476	6 liters.
Barilla (16 imperial gallons),	= 19.21307 galle	ons, = 72.7258	7 liters.

ITALY.

(Metrical and decimal system of France.)-Formerly: . = 0.81463 lb. avdp.,=369,508 grammes. Piede (Liprando), = 1.68561 foot, = 0.513757 meter Sacco, = 3.27179 bushels, =115.0278 liters, Brenta, = 12.99317 gallons, = 49.285 liters.

JAMAICA. (Like England)

JAPAN.

LUBECK.

Pfund,			_	1.07249 1	b. avdp,	-	486.474	gramme	182
Mark,			=	1.2 22 lb	. troy,	= 4	167.3642	gramme	S
Fuss,				0.945 6 5 f			0 2876		
Elle,			200	0.6291 ya	ard,	-	0 5752	meter.	
Scheffel	(rye	€, }	_	0.9 8 349 b	ushel	_	34.694 1	iters.	
		j		0100010 0	done		01.0011	100101	
Scheffel		્ડ	-	1.12128 1	oushel.	SHOW	39.514 1	iters.	
(oats,		/5 3			,				
Ohm,			E .	3 8. 4394 ga	mons,		145 501 l		
Quartic	0,	٠	-	0.21023 g	allon,	:===	0.90934	B liter.	

MADEIRA. (See PORTUGAL)

Arratel (libra)	me	1.01085 lbs. avdp	, } =	= 4 8 5.547 grams.
Alqueire, . Almude, .	1000; 04000	0.399 bushel, 4. 68 057 gallons	. =	= 14 095 liters. = 17.718 liters.

MALTA.

```
= 11.1666 inches,
Foot.
                                                       = 0.28063 meter.
Foot, = 11.1686 inches,
Canna, = 2.2855 yards,
Salma, = 8.1973 bushels,
Barile, = 11.2468 gallons,
Libbra, = { 1.7 lb. avdp., }
0.85076 troy {
                                                               2.098) meters.
                                                       = 288.51 liters.
                                                      = 42 57 liters.
                                                       - 317.5 grammes
```

MARTINIQUE.

```
(French metric system.)
            = {1.079176 lb. avdp., } = 489.5058 gramm, 
= 1.30148 yard, = 1.191 meters.
Livre.
                                    1.191 meters.
= 186.26 liters.
Anne.
Barique, = 50 gallons,
```

MAURITIUS. (ISLE DE FRANCE.)

```
French metric system.—Still used.

Quintal, = 108 lbs. avdp., = 48.989 kilogr.

Ton (shipping), = 2160 lbs. avdp., = 979.876 kilogr.

= 1.30148 yard, = 1.191 meter
                                                                                48.989 kilogr.
                  \frac{1.30148 \text{ yard,}}{2.00 \text{ gallons,}}
                                                                        = 7.77, liters.
= 227.13 liters.
Velt,
                            . = 60 00 gallons,
Cask
                                             MEXICO.
```

Weight						
Tercio (of	toba	cco),	=	160 lbs. avdp.,	=	72.576 kilogr.
Baril,			=	20 gallons,	=	75.71 liters.
Vara,				0.9139 yard,		0.83695 meter
Fanega,			=	1.54728 bushel,	_	55.501 liters.
Frasco,			-	2.5 quarts .	==	2.8389.

MOLDAVIA. (DANUBIAN PRINCIPALITIES.)

```
Oka (Jassay), = 2.8505 lbs. avdp., = 1.29298 gramme.
Palma, = 0.9074 foot, = 0.27659 meter.
Palma, = 0.9074 foot,
Khalebi (wool-) = 0.7344 yard,
                                               . = 0.6713 meter.
len goods),

Kot (silk and linen goods),

10.95 bushels
                                                  = 0.6314 meter.
                       =19.25 bushels,
                                                  - 4.351 hektoliters
```

MOROCCO.

NETHERLANDS.

Former Weights and Measures.

```
Trovish pond, — 1.3186 lb. troy, = 492 1677 grammes.
Old pond, . = 1.0893 lb. adp , = 494.0904 grammes.
Voet, . = 0.9289 foot, = 0.283133 meter.
Old Amster- = 0.9289 100t, Old Amster- = 0.7522 yard, = 0.68781 meter.
```

(The Netherlands adopted the French metric system in 1816)

```
Last, = 30 mud, = 85.13 bushels, = 30 hektoliters.
```

NEW GRANADA, OR UNITED STATES OF COLOMBIA.

(Recently adopted French measures and weights.)

PAPAL STATES.

The French metric system, although adopted in 1848. to commence with 1st of January, 1850, has not been enforced

Hitherto, Pied, . = 0.9766 U. S 1000, Canna (mer-cantile), = 2.179 yards, = 1.9926 meter. - 0.8356 bushel, = 29446. liters. = 0.9766 U.S foot, = 0.2976 meter.

PERSIA.

Guz shah (gers or arkin), = 3.333 feet, = 1.0160 meter. 1 artaha = 8 collothun = 25 capichas = 50 chenicas, = 200 sextarios = 1.8514 bushel = 65.238 liters. The only weight common to all provinces is the miskal 174.7025 troy grains = 4 8406 grammes.

In Tauris, Meshid, Herat:

40 seers = 640 miskal = 5.830047 lbs. avdp. = 3.098

In Ispahan :

1 mahnd shah = 1280 miskal = 13.6601 lbs. avdp. = 6.196 kilogrammes.

2 royal mahnd = 2560 miskal = 27.3202 lbs. avdp. = : 1.392 kilogrammes

In Shiras, Bushir, and Gamri:

Mahnd (or maund) = 2560 miskal.

In Teheran :

1 rik = 1600 miskai.

PERU.

Spanish (Castilian) weights.

= 33 367 inches, . = 0.8475 meter. = 64.41302 kilogr. Vara. Fanega, = 140 Castilian pounds,

PORTUGAL.

Arratel or Palemo de	= 1.01192 lb. avdp., = 8 661 inches,	= 459 grammes. = 0 22 meter.
Vara, .		= 11 meter.
Pė,		= 0 33 meter.
Alqueire,	= 0.3928 bushel,	= 13 841 liters.
Almude	 = 4.4224 gallons,	== 16.74 liters.

PRUSSIA.

(For metric weights and measures, see GERMANY.)

Former pfund,	_	1.03114 lb. avdp.,	_	
Former fuss,	=	1.0297 foot, .	=	
Former elle,	_	07294 yard, .		0 66694 meter
Former scheffel,	_	1.5597 bushel,	-	54.96 1 5 liters.
Former eimer,	==	18.149 gallons,	100	68.702 liters.

RUSSIA.

Funt (pound), = -	(1.0972 lb.)	troy, }	= 409 5 me	116 gram
ud of 40 funti = mes.	36 11 3 lbs.	avdp. =	16.3805	kilogram

Berkovetz of 10 pudi = 361.13 lbs. avdp. = 163.805 kilo-

grammes. Stopa = 14 inches = 0.35559 meter. Arsheen = 28 inches = 0.71119 meter. Sashen of three arsheens = 7 feet = 2 13357 meter. Chetviert = 5.9569 bushels = 2.0999 hectoliters. Vedro = 3.2499 gallons = 12.2989 liters.

SANDWICH ISLANDS.

Weights, &c, as in United States Barrel of whale oil, = 31 5 gallons, = 119.2427 liters.

SAXONY. (See North Germany.)

Former (Leipz		d {	-	1.03093 lb avdp	, =4	67 6246 gram.
Fuss,	. 5/1	. '		0.9291 foot, .		0 283 1 9 meter
Elle,			=	1.8582 foot,		0.56638 meters
Sheffel,			pency	2.9510 bushels,		03.983 liters.
Eimer,			=1	17.79519 gallons,	=	97.3626 liters.

SPAIN

French metrical system. In the Spanish Colonies the old weights and measures are still in use, principally Cas tilian.

```
Castilian:
Libra, = 7100 32 grains troy, = 460 093 grammes.
Pié, = 0 91407 foot. = 0 278655 meter.
                                             = 0 278655 meter.
= 0 835905 meter.
```

0 91407 foot, 0 914117 yard, 1 57527 bushel, = 0 835905 meter. = 55 501 liters. Vara, Fanega, = Cantara (arroba mayor, for wine) = 4.2618 gals. =16.131

liters

Cuartillo = 0.13322 gallon = 0.5043 liter.

SOUTH AMERICA.

UNITED STATES OF COLOMBIA (Or New Granada).

French kilogrammes in custom-house practice; other measures as in Venezuela.

VENEZUELA.

Castilian weights and measures. (See SPAIN.)

BOLIVIA.

Kilogrammes at custom-house.

SWEDEN AND NORWAY.

Skalpund	-	0.93 6 99 1 lb. avdp.	, {	= 425.010 grammes.
Fot,	=	0 974 1 0 2 foot,		= 0.29 6 901 meter.
Kanna,		0 6 J 1 5 6 gallon,	٠	= 2617188 liters.
Am,	-	41 4834 gallons,		= 157.0313 liters.

SWITZERLAND

French	a sys	tem	sin	ce	1851					
Pfund,									gramme	5.
Centner,										
Fuss,									3 meters	
Quarter,									liters.	
Pot,									L5 liter.	
				=	39.62	8 gallo	ns, =	= 15	liters	

TRIPOLI

Kantar = 40 oke (lb) = 107 666 lb. avdp = 48.832 kilogrammes. Oka = 40 uckie = 26016 lbs. avdp. = 1 2208 kilogram-

Pik = 26.42 inches = 0.671 meter. Pik or dra arabic = 19.03 inches = 0.483 meter. Hueba = 16 orbah = 3.0452 bushels = 107.3 liters.

Uckia = 488.90 grains troy = 31.680 grammes. Rotoli = (pound) (rug) 11175 lb avdp. = 506.88 gram-

Rotoli sucky (meat, &c.), 12532 lb. avdp. = 568.445 grammes

Rotoli ghredari (vegetables) 1 4098 lb. avdp. = 639.453

rotton griedari (Vegetanies) i 4956 ib. avdp. = grimmes Drad hendasch (woollen goods) = 0 6728 meter. Turkish pik = 0 6 170 meter. Arabian pik = 0 4883 meter Cafiz = 14 0753 bushels = 4 96 hektoliters. Metter = 2 6417 gallons = 10 liters.

TURKEY.*

44 oke = 100 rotoli = 124.7036 lbs. avdp. = Cantar : Cantal 47
76.36 Kilogrammes
Oka = 2 83418 lbs avdp = 1285.56 grammes.
Chequi (for gold, &c.) = 0.86108 lb. troy = 321.39 gram-

 $\begin{array}{l} {\rm mes.} \\ {\rm Pik} = 27.9 \ {\rm inches} = 0.6858 \ {\rm meter.} \\ {\rm Endaseh} = 25.7 \ {\rm inches} = 0.6523 \ {\rm meter.} \\ {\rm Kil6} = 1.00075 \ {\rm bushel} = 35.266 \ {\rm liters.} \end{array}$

* Weights of Smyrna.—The following standard, reported by the U.S. Consul at Smyrna, was adopted by the Treasury Department June 7, 1876. (S. S., 2846.)

"In reply I have to state that the most accurate information I have been able to obtain upon the subject has been derived from a table of equivalents in standard weights, prepared several years ago by Edward Purser, chief engineer and director of the Smyrna and Aidin Railway, and which has been adopted by both of the Otto-

man railways and by the leading merchants of Smyrna.

"The standard oke of Turkey, by this table, is equal to two pounds and eight hundred and thirty-one thousandths avoirdupois $(2\frac{84}{10000})$, consequently the Smyrna kintal of forty-five okes (45), of three hundred and eighty drachms (380), is equal to one hundred and twenty-one and twenty-five thousandths pounds avoirdupois

 $(121_{10.000}^{+2.5})$.
"It is proper that I should mention that the legal kintal of Constantinople is forty-four okes (44) of four hundred drachms, equal to one hundred and twenty-four and five hundred and sixty-four thousandths pounds avoirdupois $(124_{10.000}^{+5.6.4})$, as given by Mr. Purser in the table of equivalents above referred to. The Constantinople kintal, however, has not been adopted at Smyrna in wholesale transactions."

TABLE OF MISCELLANEOUS WEIGHTS AND MEASURES,

WITH EQUIVALENTS.

[The data for the following table are derived principally from Alexander's "Universal Dictionary of Weights and Measures," published by D. Var Nostrand, New York.]

	U. S.		U. S.
Aam of oil, Amsterdam, =	37.73 gallons.	Bushel, U. S., oats (Act of 1866), .	= 32. fbs.
	41.		= 57.
,	2.88 grains.	" peaches, dried,	
Ahm, of Hamburg, liquid, =		_ · · · ·	= 60. "
" " Hanover, " =	41.44 "	A	= 60. "
" " of Leipsic, " =	40.08 ^{II}	* '	= 48, "
Aimude, Canary Islands, dry =	.148 bushel.	" U. S., rye (Act of 1866), .	= 56, "
Aln, Stockholm,	.648 yard.	" London, salt, ground,	
	39.56 gallons.		== 65, "
	137. "	" U. S., wheat (Act of 1866), .	
Anker, Amsterdam, "		Busuck, Borneo, gold and pr. stones,	
Ardeb, Cairo, dry,	5.165 bush.	Butt, England, beer or porter,	
" Massouah, dry, =	1/3 "	" of wine,	
Arroba, of Portugal and Brazil, . =	32.38 fbs.	or writing	2004
" of Spain and Buenos Ayres, =	25,36 "	Caban, Manilla, cocoa,	= 83.50 fbs.
" of Spain, wine,	4.26 gallons.		= 133, "
	1.25 yards.		= 100,331/2 "
" Lyons,	1.25		= 9. bush.
" of Brabant, Brussels, =	.76 4		= 51. gallona
,		" Messina and Palermo	
Bag (see "Sack").		" Tunis (see preceding table).	
Bale, Bet-el-faki, coffee, = 2	285.5 fbs.	Canada, Rio Janeiro, liquid,	= ,364 "
" or bag, Brazil, Rio coffee, (Av.) = 1	.62. "	Canado of Balsam Copaiva,	= 30. fbs
Bambou, Pegu, =	4.20 yards.	Candy, Bombay,	= 560.
Barile, Genoa, oil,	17.08 gallons.	" Ceylon and Madras,	= 500. "
	19.61 "	Cantaro, Egypt,	= 95.5 "
Barril, Havana, honey, =	6. "	" Max: or, Quontar, Algiers,	= 200. "
" Malaga, raisins, =	50.6 fbs.	" Algiers, flax,	== 241, "·
Benda, Guinea, =	.14 "		= 177.5 "
Bota, Spain,	28. gallons.	Valencia, "	= 338.5 "
Bota, Portugal, = 1	13.6 "		= 2240. "
Buckets, England, chalk, =	1.55 bush.	" solid,	= 12.768 cuh. fi
	4.23 fbs.	Catty, Japan,	
Buncal, Malacca, =	.102 "	,	= 1.35 "
, , , , , , , , , , , , , , , , , , , ,	22. "	" Sumatra,	
	48. "	Centner, Darmstadt, and Zollverein,	
6 beans, =		,	= 110.11 "
blue grass seed, =			= 127.5 "
bran, =		,	= 117.5 "
ouckwheat, Act 1806, ==			= 112.43 "
castor beans, =			= 113.44
clover seed, =	i		== 123.5 "
max seed,	90.		= 36. bush.
Indian corn (Act 1866),	56, "	" Cumberland, "	— 00,
			(51)

52 TABLE OF MISCELLANEOUS WEIGHTS AND MEASURES

U. S.	t s.
Cheki, Smyrna, opium, = 1.77 fbs.	Ikje, Japan, = 2.32 yards.
Chik, or Chih, China, see preceding table.	Immi, Wurtemberg, refd = 4.85 gallons
Coyang, Bantam, for rice, = 147.57 bush.	" schenkmass, . = 4.41 "
" Batavia, " = 62.43 "	Inch, Scotland, = 1.0054 inch.
Cubit, Surat, for maiting, — .58 yds.	Ink, Japan, = 2.078 yards.
Derah Cairo - 71 "	Jumba Walacca 4 "
Detail, Callo,	Jumba, Malacca, — 4.
Derhem, or dirhem, Egypt, see preceding table. Dirhem, Constantinople, = 49.50 grains.	Kahoon, Calcutta, = 37.405 bush,
Diffiem, Constantinopie, — 43.00 grains.	Kanoon, Calcutta, = 37.405 bush. Kanne, Saxony, butter, = 74.73 fbs.
Eimer, Bavaria, beer, = 18.075 gallons.	Kasten, Wurtemberg, dry, = 4. bush.
" " wine, = 16.944 "	Kella, Bet-el-faki, = 4.2 fbs.
" Berlin, liquid, = 18.15 "	Ken, Siam, = 1.05 yards,
" Hamburg," = 7.63 " " Hanover, " = 16.43 " " Nurnberg," = 18.22 "	Khoullé, Algiers, liquid, = 4.40 gallons
" Hanover, " = 16.43 "	Kilderkin, England, beer, = 22. "
Nurnberg," = 18.22 "	Kip, Malacca, tin, = 40.68 bs.
vienna, = 14.95	Klafter, Berlin, = 117.91 cub. ft.
watelibuig, icia., — w.so	Derne,
" trub-eich-mass, Wurtemburg, = 81. " Zurich, " = 28.93 "	" Wurtemberg, = 119.58 " Kuebel, Bavaria, coal, = 1. 058 bush.
Elle, Wurtemberg, = .672 yards.	" Saxony, coal at the mines, = 9.146 "
,	Kwan, China, = 40. Ibs.
Fanega, Buenos Ayres, dry, = 3.75 bush.	103
" Montevideo, " = 3.87 "	Lägel, Prussia, for steel, = 103.12 "
" Valparaiso, " = 2.58 "	Last, Belgium and Holland, dry, . = 85.134 bush.
Fass, Berlin, liquid, = 60.50 gallons.	" England, for dry malt, = 82.52 "
" Hamberg, whale oil, = 38.26 "	" Prussia, = 112.29 "
" Vienna, beer, = 31.77 "	Legger, Amsterdam, arrack, = 153.75 gallons
" wine, = 153.26 "	" Batavia, " = 160. "
Fathom, England and U. S. length, 2. yards.	Leib, Appenzell, cheese, = 54.45 bs.
Feet, 100 cubic, St. Domingo, = 121.13 cub. ft. Fierding, Sweden, liquid, = 8.29 gallons.	Libbra, Sicilian fb., = .7 " Libra menor, Alicant, spices, = .785 "
Firkin, England, ale, = 9.77 "	" "Alicant, chocolate, . = 1.047 "
" beer, = 11. "	" Callao, Guatemala, and
" butter, = 56. fbs.	Valparaiso = 1.014 "
" mean, Goshen, N. Y., butter, . = 56. "	" " Vera Cruz, = 1.015 "
" " Glades, Pa., " . = 110 "	Livre, Antwerp, = 1.037 "
Firlot, Scotland, barley, = 1.50 bush.	" com'l, Brussels, = 1.031 "
Flax, head of, about = 6.75 lbs.	" " Geneva, = 1.214 "
Fodder, England, lead, =2184. "	" " Hayti, = 1.079 "
Newcastie,	35-4 44-3
" Stockton on Tees, = 2464. " Funt, Cracow, = .895 "	Maat, Amsterdam, salt, = 1.745 bush. Malter, Prussia, = 18.72 "
runt, Clacow,	Mass, Brunswick, liquid, = .50 gallons
Gasab, Egypt, = 4.21 yards.	" beer, Hesse Cassel, liquid, . = .58 "
Frain, Gt. Brit., Troy, Apo., and Av., = 1. grain.	" wine, " " . = .52 "
" Gt. Brit. & France, pr. stones, = .79 "	" beer, Hesse Darmstadt, " . = .52 "
" Geneva, = .82 "	" wine, " " . = .46 "
Gran, Austria, Apoth., = 1.13 "	" hell-eich, Wurtemberg, liq., . = .49 "
" Denmark, " = .96 " " Prussia, " = .94 "	" trub-eich, " " . = .51 "
" Prussia, "	Mataro, for oil, Tripoli, = 6.16 gallons
Grano, Italy, = 1.54 " " Spain, = .77 "	Maund, indigo, spices, &c., Bassora, = 28. The "for oil, Baroach, Gujerat, . = 5.52 gal.ons
Grao, Brazil and Portugal, = .77 "	" for sesame " " dry, = .593 bueb.
Grein, Holland, = 1.54 "	" Calcutta. " == 1.44 "
	" for oil, Madras, liquid, . = 3.25 gallons
Hadid, Bassora, muslins, = .95 yard.	Metical, jeweller's, Tripoli, Afr., . = 73.62 grains.
Hailoh, Sumatra, = 1. "	Moio, dry, Lisbon, = 23.02 bush.
Hali, Malacca, = 32. bs.	Moyo, liquid, Castille, = 67.94 gallona
Harsela, Egypt, for silk, = 2.64 "	Mudde, dry, Amsterdam, = 3.16 bush.
Hartkornscheffel, Leipsic, dry, . = 1.26 bush.	Delgium and Homand, — 2001
Hath, Surat for matting, = .581 yards. Hogshead, England, ale, = 58.60 gallons.	" liquid, Augsburg, = 14.92 galions
Hogshead, England, ale, — 58.60 gallons. " beer, — 66. "	Ngu, Annam, 2.664 yards.
" elaret, = 58, "	rigui, riminum,
" other wines, &c., = 63. "	Occa, dry, Bucharest, = 2.83 fbs.
" tobacco, Ky., Mo., Va., net, =1200. bs.	Ohm, liquid, Baden, = 39.63 gallons
flok, China, dry, = 1.09 bush.	" " Basel,
Holzstoss, Breslau, firewood, 550.47 cub. ft.	" " Berlin, — 50. "
	·

U. S.	U. 8.
Ohm, liquid, Bremen, = 38.3 gallons.	Pud, Russia, = 36.113 bs.
" Hesse Darmstadt, . = 411/3. "	Puncheon, for rum, Jamaica, . = 102.023 gallons
Oke, weight, Tripoli, Afr., = 2.74 fbs.	, , , , ,
Orcio, for oil, Florence, = 8.83 gallons	Quarteel, for whale oil, Hamburg
Oxhoft, liquid, Berlin, = 54.44 "	and Holstein = 61.207 "
" " Brunswick, = 59.28 "	Quarto, for oil, Genoa, = 4.27 "
" " Hamburg, = 57.22 "	Quintal, metrical, France, = 220.47 bs.
" " Hanover, = 62.16 "	" Brazil, = 130.06 "
" for brandy, Leipsic, = 60.12 "	" Buenos Ayres, = 101.42 "
" for wine. " = 53.44 "	" Castille, Chili, Mexico, Peru, = 101.61 "
Oxhufwud, liquid, Sweden, = 62.20 "	Castillo, Olili, Idozioo, 1 ola, — 10101
Oz.20	Rotl attari, for spices, Algiers, = 1.204 "
	" gheddari, for fruits, " = 1.354 "
Pack, of wool, England, = 240. ibs.	Rotolo, for Persian silks, Aleppo, = 4.783 "
Packen, weight, St. Petersburg, . =1082.03 "	hotolo, lot i cisian sitks, Aleppo, . — 4.705
Pahaw, for pr. stones, Borneo, = .021943 "	Saa, or saha, drv. Algiers = 1.362 bush.
Palmo, marble work, Carrara, . = 9.60 inches.	
Para, dry, Bombay, $\cdot \cdot \cdot \cdot = 3\frac{1}{3}$ bush.	Salma, of oil, Naples, = 42.16% galis. Scheffel, for barley, Hamburg, . = 4.48 bush.
Pecul, Borneo and Celebes, = 135.64 fbs.	
" China and Sumatra, = 1331/3 "	wartemberg, = 5.05
" Japan, = 130. "	Schuh, Basel, = 1. foot.
" Java, (Batavia) = 135.10 "	Seroon, for raisins, mean, Malaga, . = 88.91 lbs.
" hemp,of Manilla, Philippine, Is. = 139.45 "	of refuvian bark, about . = 140.
" sugar, of " = 140 "	skeppund, for metals, sweden, . = 500.
" of Siam, = 135. "	Stelli, for hax, Bremen, — 21.56
Pfund, Austria, = 1.235 "	Dantzic,
" Bavaria, = 1.235 "	11amourg,
" Berlin or Prussia, = 1.0312 "	Stone, England, = 14. "
" Bremen, = 1.099 "	
" Frankfort, = 1.114 "	Tampang, for tin, Malacca, = 1.356 "
" Hamburg, = 1.068 "	Tierce, England, liquid, = 42. gallons
" Hanover, = 1.079 "	
" Nurnberg, = 1.124 "	Vakia, for spices, Bassora, = 1.17 lbs.
" Wurtemberg, = 1.0311 "	Velte, or verge, Antwerp and Ceylon, = 2. gallons.
" Zurich = 1.165 "	
Pibe, liquid, Denmark, = 122.5 gallons.	Zak, Holland, dry, = 2.84 bush.
Pic, Abyssinia, = .75 yards.	Zucca, Corsica, liquid, = 3.08 gallons.
"Arabic, cloth, Algiers,	
" for cloths, Alexandria, = .612 "	Weight of Oils, &c., per gallon: Flax or Linseed, 71/2 fbs.
" for muslins. " = .686 "	Rape seed, 73/4 fbs.; Cocoanut, 71/2 fbs.; Olive 7.56
" for silk, Constantinople, = .732 "	lbs.; Pea, or ground-nut, 7.56 lbs.; Palm, 71/2 lbs.;
"Turkish, Algiers, = .692 "	Balsam Copaiva, 8 fbs.; Honey, 12 fbs. Cruchous,
Pipa, for oil, Cadiz, = 112.85 gallons	or jugs of cordials, 91% gills each.
" liquid, Sweden, = 124.40 "	7,20
Pond, Brabant, Amsterdam, . = 1.037 fbs.	
110y, — 1.000	
" Netherlandic, " — 2.205 "	

COMMERCIAL INTERCOURSE WITH FOREIGN NATIONS.*

(REVISED TREASURY REGULATIONS OF 1874, PAGES 137 TO 147.)

Vessels of nations with which the United States have commercial relations.

ART. 268. Discriminating duties of tonnage and impost on foreign vessels and their cargoes are to be charged, as provided by law, in all cases, except where exemption is secured by treaty stipulations or by laws of the United States. (Acts July 20, 1790, ch. 30, H. D. p. 22; March 27, 1804, ch. 51, § 6, H. D. p. 158; Jan. 14, 1817, ch. 3, H. D. p. 177; March 3, 1817, ch. 50, H. D. p. 181; June 30, 1864, ch. 171, § 17, H. D. p. 453.)

FIRST CLASS.

ART. 269. Vessels belonging to the following nations are admitted, under the provisions of law, treaties of commerce and navigation, or conventions, into the ports of the United States, on the same terms as vessels of the United States, with the produce or manufactures of their own or any other country, as respects both tonnage and impost duties.

ART. 270. Argentine Confederation.—Under treaties of July 10 and 27, 1853, proclaimed

April 9, 1855 (10 Stat., 1001 and 1005).

Austria.—Treaty August 27, 1829, proclaimed February 10, 1831 (8 Stat. 398); and treaty May 8, 1848, proclaimed February 25, 1850 (9 Stat. 944).

Austro-Hungarian Monarchy. - By treaty signed July 11, 1870, ratified December 19, 1870, and proclaimed June 29, 1871 (17 Stat.), and relating to consular rights and duties, it is provided that the judicial authorities and custom-house officials shall, in no case, proceed to the examination or search of merchant vessels without previous notice to the consular authority of the nation to which the said vessels belong, in order to enable them to be present. Notice to consulates of the taking of the depositions of captains or seamen before local authorities is also required. In the eyent of a vessel of either nation "being wrecked or cast on shore upon the coast of the other," "all merchandise and goods not destined for consumption in the country in which the wreck takes place, are free of all duties." Consulates may hoist their flag on board any vessel employed by them in port for the discharge of their duty. By treaty of November 25, 1871, proclaimed June 1, 1872, the mutual guarantee of property in trade-marks is provided for (17 Stat.).

ART. 271. Belgium.—Treaty July 17, 1858, proclaimed April 19, 1859 (12 Stat., 1043). Under the 4th article, steamers of the United States and of Belgium engaged in regular

navigation between the two countries are reciprocally exempt from the payment of duties of tonnage, anchorage, buoys, and light-houses. By article 2 of the treaty of May 20, 1863 (13 Stat., 648), the flags of the two countries were assimilated for the transportation of salt.

in regard to which a special discrimination had previously existed.

Bolivia.—Treaty of May 13, 1858, proclaimed January 8, 1863 (12 Stat., 1003).

Brazil.-Under act of Congress of 24th May, 1828, and proclamation of November 4, 1847 (9 Stat. 1001).

Chili.-Under the act of 24th May, 1828, and proclamation of November 1, 1850 (9 Stat., 1004).

Denmark.—Treaty of April 26, 1826, proclaimed October 14, 1826 (8 Stat., 340); and

treaty of April 11, 1857, proclaimed January 13, 1858 (11 Stat., 719).

Dominican Republic.—Convention of February 8, 1867, proclaimed October 24, 1867.

Ecuador.—Treaty of June 13, 1839, proclaimed September 23, 1842 (8 Stat., 534).

ABT. 272. German Empire.—By treaty of December 11, 1871, proclaimed June 1, 1872

(17 Stat.), "respecting consuls and trade-marks," the stipulations above set forth in the case of the Austro-Hungarian Monarchy, relating to examination and searches of vessels, taking of depositions, and to wrecked goods, were also made with the German Empire. The 17th article provides that, "with regard to the marks or labels of goods, or of their packages, and also with regard to patterns and marks of manufacture and trade, the citizens of Germany shall enjoy in the United States of America, and American citizens shall enjoy in Germany, the same protection as native citizens."

ART. 273. Great Britain and her Possessions. - Treaties of July 3, 1815 (8 S'at., 228), October 20, 1818 (8 Stat. 248), and August 6, 1827 (8 Stat., 361), and instructions of the Treasury Department of October 19, 1849. British vessels and their cargoes, from any part of the world, are admitted into ports of the United States on the same terms, as to duties, imposts, and charges, as those of the United States.

By decision of the Circuit Court of the United States, British vessels, bringing from British ports in Europe articles of the growth, produce, or manufacture of the British possessions in India, are not liable to the penalties provided in the navigation act of March 1, 1817.

By treaty of May 8, 1871, ratified June 17, 1871, and proclaimed July 4, 1871 (17 Stat.), the common enjoyment of certain sea-fisheries on the coasts of the United States and of the British North American Provinces, by American citizens and British subjects, is provided for: also the free navigation of certain rivers, canals, and lakes, and reciprocal transit through the territory of each government respectively; the assent of the American Congress, the British and Canadian Parliament, and the Legislature of Prince Edward's Island, required by the conditions of the treaty, having been proclaimed by the President, July I,

Greece.—Treaty of December 10 (22), 1837, proclaimed August 30, 1838 (8 Stat., 498).

Guatemala.—Treaty March 3, 1849, proclaimed July 28, 1852 (10 Stat., 873).

Hayti.—Treaty of November 3, 1864, proclaimed July 6, 1865 (13 Stat., 711).

Hanover.—Treaty June 10, 1846, proclaimed April 24, 1847 (9 Stat., 857); and treaty of

November 6, 1861, proclaimed June 17, 1862 (12 Stat., 1187)

Hanseatic Towns: Hamburg, Lubec, Bremen.—Treaty December 20, 1827, proclaimed June 2, 1828 (8 Stat., 366); additional articles June 4, 1828, proclaimed January 14, 1829 (8 Stat., 386)

Hawaiian Islands.—Act of May 24, 1828 (4 Stat., 308); and President's proclamation, January 29, 1867 (14 Stat., 819); also treaty of December 20, 1849, proclaimed November 9, 1850 (9 Stat., 977).

Honduras.—Treaty of July 4, 1864, proclaimed May 30, 1865 (13 Stat., 699)

Italy.—Treaty with Sardinia, November 26, 1838, proclaimed March 18, 1839 (8 Stat., 512); and treaty with the Two Sicilies of October 1, 1855, proclaimed December 10, 1856

(11 Stat., 639); held applicable to the Kingdom of Italy as since constituted.

ART. 274. By treaty with Italy, of November 18, 1871, proclaimed November 23, 1871 (17 Stat.), reciprocal liberty of commerce and navigation is provided for, not only as to imports into either country by the vessels of the other from any part of the world, but the vessels of either country may also export and re-export from the other to any foreign port on the same terms and with the same bounties, duties, and drawbacks as those belonging Vessels of either nation, wrecked, foundered, or damaged on the coasts of the other may unload and reload there, without paying duties except upon articles left for consumption. Vessels of either nation may also complete crews on the territory of the other on conditions specified.

The following vessels are exempt from tonnage, anchorage, and clearance duties, to wit:

1. Those entering and leaving again in ballast.

2. Those passing from port to port to discharge or take in, or complete cargo, on proof of having already paid such duties.

3. Loaded vessels entering port and leaving it without having disposed of any part of

their cargoes or completed cargo there.

No vessel of the one country compelled to enter a port of the other to be regarded as trading if it merely breaks bulk for repairs, transfers cargo on account of unseaworthiness, purchases stores, or sells damaged goods for re-exportation only. The latter, however, to pay customs

duties when intended to be sold for internal consumption.

ART. 275. Japan.—Act of May 24, 1828 (4 Stat, 308), and President's proclamation September 4, 1872 (17 Stat.). Under the treaty of March 31, 1854, proclaimed June 22, 1855 (11 Stat., 597), and treaty of June 17, 1857, proclaimed June 30, 1858 (11 Stat., 723), vessels of the United States may enter the ports of Simoda, Hakodadi, and Nagasaki, in Japan, where they can be supplied with wood, water, coal, provisions, and other articles required by their necessities; such articles to be procured only through the agency of Japanese officers appointed for that purpose. Any privilege or advantage granted, in future, by the government of Japan to any other nation to be extended also to the United States and the Under the citizens thereof. By the latter treaty the exchange of coin is also provided for. treaty of January 28, 1864, proclaimed April 9, 1866 (14 Stat., 655), certain articles used in the preparation and packing of teas are to be admitted in Japan free of duty, and certain other specified articles at a reduced duty of 5 per cent.

Liberia.—Treaty of October 21, 1862, proclaimed March 18, 1863 (12 Stat, 1240). Madagascar.—By treaty of February 14, 1867, proclaimed October 1, 1868 (15 Stat., Trea-

Mecklenburg-Schwerin.—Accession to above treaty with Hanover of June 10, 1846, under its 12th article, December 9, 1847, proclaimed August 2, 1848 (9 Stat., 910).

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Mexico.—Treaty April 5, 1831 (8 Stat., 410). Revived by the 17th article of the treat, Treaty of December 30, 1853. President's proclamaof February 2, 1848 (9 Stat., 922) tion June 30, 1854 (10 Stat., 1031).

Netherlands -Treaty August 26, 1852, proclaimed February 26, 1853 (10 Stat., 982). New Grenada — Treaty of December 12, 1846, proclamation June 12, 1848 (9 Stat., 881). Consular convention May 4, 1850, proclamation December 5, 1851 (10 Stat., 900).

Nicaragua.—Treaty of June 21, 1867, proclaimed August 13, 1863 (15 Stat.). By the same treaty, the right of transit is granted to the United States and their citizens through Nicaragua, between the Atlantic and Pacific oceans.

North German Union.—Same as Prussia and Hanseatic towns.

Norway - (See Sweden and Norway.)

Oldenburg - Accession to the above treaty with Hanover of June 10, under its 12th article, March 10, 1847 (9 Stat, 868)

Ottoman Empire.—Treaty February 25, 1862, proclaimed July 2, 1862 (12 Stat, 1213). Paraguay.—Treaty of February 4, 1859, proclaimed March 12, 1860 (12 Stat., 1091). Portagal.—Act of May 24, 1828 (4 Stat., 308), and President's proclamation February 25,

1871 (16 Stat., 1137)

Prussia - Treaty May 1, 1828, proclaimed March 14, 1829 (8 Stat., 378). See also "Ger-

man Empire," above.

Russia.—Treaty April 5-17, 1824, proclaimed January 12, 1826 (8 Stat., 302). Treaty December 6-18, 1832, proclaimed May 11, 1833 (8 Stat., 444). Convention July 22, 1854 (rights of neutrals at sea), proclaimed November 1, 1854 (10 Stat., 1105).

Sandwich Islands. - (See Hawaiian Islands.)

San Salvador.—Treaty at Leon, January 2, 1850, proclaimed April 18, 1853 (10 Stat., 891). Siam — Treaty of May 29, 1856, proclaimed August 16, 1858 (11 Stat., 683). vessels enjoy all the privileges exercised by Siamese or Chinese vessels or junks.

Spain. - With exceptions as to importations from Cuba and Porto Rico. (See "Third

Class." below.)

Sweden and Norway.-Treaty July 4, 1827, proclaimed January 19, 1828 (8 Stat., 346).

Act of May 31, 1830

Swedish vessels from the island of St. Bartholomew are placed on an equal footing with those of the United States by the above treaty.

Venezuela - Treaty of August 27, 1860, proclaimed September 25, 1861 (12 Stat., 1143).

SECOND CLASS.

ART. 276. Vessels belonging to the following nations are admitted into the United States ports, as respects tonnage or navigation duties, on the same terms as vessels of the United States, with the produce or manufactures of their own or any other country. Their cargoes, when consisting of the products or manufactures of their own countries respectively, are exempt from discriminating impost duties under the 17th section of the act of June 30, 1864, unless otherwise specially indicated.

Costa Rica - Treaty July 10, 1851, proclaimed May 26, 1852 (10 Stat., 916).

Note.—By a decree of August 31, 1854, the local commercial legislation of Costa Rica was completely remodelled and materially modified. Liberty of commerce to the vessels of all nations is granted; certain descriptions of merchandise monopolized by the government, and other descriptions which are prohibited, being specified.

Muscat —Treaty September 21, 1833, proclaimed June 24, 1837 (8 Stat., 458).

Cargoes of vessels of Muscat, even though of the products or manufacture of that country, are subject to the discriminating impost duty of ten per cent.

Portugal —Treaty August 26, 1840, proclaimed April 24, 1841 (8 Stat., 560).

THIRD CLASS.

ART 277. Vessels belonging to the following nations, with which the United States have commercial relations, are not referable to either of the preceding classes. A discriminating duty of ten per cent. on their cargoes, under the 17th section of the tariff act of 1864, and tonnage duty at alien rates, pursuant to article 309, in addition to the ordinary annual tonnage tax, must be imposed in all cases unless otherwise indicated below.

ART. 278. Borneo.—Convention June 23, 1850, proclaimed July 12, 1854 (10 Stat., 909). Under this treaty, no duty exceeding one dollar per registered ton is levied on vessels of the United States entering the ports of Borneo, the said tonnage duty being in lieu of all other

charges or duties whatsoever.

ART. 279 China.—Commerce with the ports of Canton, Chau-chau, or Swatow, Amoy, Fuh-chau, Tai-wan Ningpo, and Shanghai, treaty of June 18, 1858, proclaimed January 26, 1860 (12 Stat., 1028). A tonnage duty is levied on all vessels of the United States entering either of these ports, as follows: On those of 150 tons and under, one mace per ton, and on those of 150 tons, four maces per ton of forty cubic feet. A mace is equal to 14½ cents.

ART. 280. France.—Treaty June 24, 1822, proclaimed February 12, 1823. By the President's proclamation of December 28, 1866, French vessels entering ports of the United States, after January 1, 1867, were relieved from discriminating tonnage duties, and, by that of June

12, 1869, the exemption from discriminating impost duties on importations in French vessels from France and its dependencies, was extended to merchandise imported in such vessels from the country of its origin. But by the further proclamation of the President of October 30, 1872, the discriminating duty of ten per centum ad valorem, prescribed by the 17th section of the act of June 31, 1864, was directed to be collected upon all merchandise imported in French vessels from countries other than France; but no discrimination is to be made against the products of other countries, so imported from France in French vessels.*

ART. 281. Lew-Chew, royal Government of .- Compact July 11, 1854, proclaimed March

9, 1855 (10 Stat., 1101).

Vesse's of the United States may be admitted into any of the ports of Lew-Chew, and purchases may be freely made, from either the officers or people of the island, of wood, water, or any other articles. At the harbor of Napa, wood is to be furnished by the officers at the rate of three thousand six hundred copper cash for one thousand catties; and water at the rate of six hundred copper cash (43 cents) for one thousand catties, or six barrels full, each containing thirty gallons.

Skilful pilots will be provided to conduct the vessels of the United States into the port of Napa, at a compensation of five dollars, to be paid to the pilot by the captain of the vessel,

for such service.

ART. 282. Morocco.—Treaty of September 16, 1836, proclaimed January 30, 1837 (8 Stat.,

484).

United States vessels are permitted to put into any port for provisions, supplies, or repairs, and to land and reload their cargoes without paying any duty whatever. American commerce is placed on the same footing as that of Spain or the most favored nation for the time

being.

ART. 283. Persia.—Under the treaty of December 13, 1856, proclaimed August 18, 1857 (11 Stat., 709), citizens of the United States and subjects of Persia may reciprocally bring by land or by sea into, or export from, either country all kinds of merchandise and products; and sell, exchange, or buy and transport the same to all places therein, subject, however, to the laws of the country in which such commerce is carried on. Any other privilege concerning such internal commerce in future granted to any other nation by either party, to be also granted to the merchants of either nation engaged in such internal commerce within the territories of the other. Import and export duties to be on the footing of the most favored nation; and no exceptional tax under any name or pretext whatever to be collected in either country on the merchandise or products of the other. Cargoes of Persian products and manufactures are therefore exempt from discriminating impost duties.

ART. 284. Spain .- Act of March 1, 1869.

Under the act of March 1, 1869, and by reason of the subsequent action of the Spanish government, all discriminating tonnage duties on Spanish vessels have been discontinued, whether they come from the islands of Cuba and Porto Rico or from elsewhere. By proclamation of the President dated December 19, 1871, merchandise imported into the United States in Spanish vessels, from elsewhere than the islands of Cuba and Porto Rico, was also relieved from the discriminating impost duty of ten per centum ad valorem which had previously been collected under the 17th section of the act of June 30, 1864. Upon merchandise brought from Cuba and Porto Rico in Spanish vessels this discriminating impost duty still attaches.

A Spanish vessel leaving a port of Spain for a port in Cuba, but not finding there a satisfactory market, proceeding, without breaking bulk or taking in any goods at said island, to a port in the United States, would not, nor her cargo, on entry be subject to any other or higher duties of tonnage or imposts than she would be if coming direct from a port of Spain to the United States; the voyage, under the circumstances, being regarded as continuous.

ART. 285. Swiss Confederation .- Convention November 25, 1850, proclaimed November

9, 1855 (11 Stat., 587).

By this convention it is stipulated in the 8th, 9th, 10th, and 11th articles that in all that relates to the importation, exportation, and transit of their respective products, the United States and the said Confederation shall treat each other reciprocally as the most favored nation, union of nations, state, or society. Neither of the contracting parties to impose any higher or other duties upon the importation, exportation, or transit of the natural or industrial productions of the other, than are or shall be payable upon the like articles, being the produce of any other country, not embraced within its present limits. Each of the contracting parties engaging itself not to grant any favor in commerce to any nation, union of nations, state, or society, which shall not immediately be enjoyed by the other party; and should one of the contracting parties impose differential duties upon the products of any nation, the other party to be at liberty to determine the manner of establishing the origin of its own products destined to enter the country by which the differential duties are imposed.

By the 12th article of the convention it is provided that no port of the United States shall be closed to articles arriving from Switzerland when conveyed in vessels of the United States, or in vessels of any country having free access to the ports of said States—Swiss merchan-

dise, therefore, arriving under the flag of the United States, or under that of one of the nations most favored by them, is to pay the same duties as the merchandise of such nation. Under any other flag it is to be treated as the merchandise of the country to which the vessel belongs.

In accordance with these stipulations, it has been decided that Swiss goods imported in French vessels are not liable to discriminating duty, no such duty being chargeable on the

products or manufactures of France, when directly imported from that country.

ART. 286. Tripoli.—By treaty of June 4, 1805 (8 Stat., 214), vessels are to be reciprocally subject to the same duties and charges and enjoy the same privileges as the most favored

nation, and must be provided with proper passports.

ART. 287 Tunis — By treaty of August, 1797, modified by convention of March 26, 1799 (8 Stat., 157), and by subsequent articles of February 24, 1824 (8 Stat., 298), and ratified by the United States Senate January 13, 1825, vessels of the United States may enter all ports of Tunis on paying the usual duties paid by vessels of the most favored nations. Commerce with Tunis, under the United States flag, to be conducted on precisely the same footing, as to import duties, fees, and all charges whatsoever, as is commerce under the flag of the most favored nation.

ART. 288. Vessels belonging to nations not enumerated in this chapter fall in Class 3 and

are subject to the exactions indicated in Article 277.

ADDENDA.

Great Britain, Denmark, Austro-Hungary, and the German Empire, having adopted a mode of admeasurement of vessels similar to that of the United States, Art. 137 of the Treasury Regulations of January 1st, 1874, makes the following provisions, to wit: "That vessels of those countries whose registers indicate their tonnage under the present law, shall be taken in ports of the United States to be of the tonnage so expressed in their documents, with the addition of the amount of the deductions made under such law not authorized by the admeasurement law of the United States."

"Usually the gross tonnage may be ascertained from the register. In such cases the

vessel will be entirely exempt from admeasurement."

"If the gross tonnage is not indicated by the register, it may be necessary to measure the spaces appropriated to crew and to engines below the upper deck whose tonnage has been deducted under their law; but the admeasurement will be made only when and to such extent as absolutely necessary."

"Fees will be charged only for the services actually performed, and no more."

By Treasury Circular of January 2d, 1874, these regulations are extended to Italian vessels thus measured, similar courtesies having been extended by all the above nations to

vessels of the United States.

France.—A proclamation of the President of the United States, dated September 22d, 1873, directs that on and after the 1st day of October, 1873, the discriminating duty of ten per centum ad valorem, directed by proclamation of October 30th, 1872, to be assessed and collected "upon all merchandise imported in French vessels from countries other than

France," shall be abolished. (See Treasury Circular, Sept. 27th, 1873.)

Canadian Coasting Trade.—The following Treasury Circular was issued March 30th, 1874.

"For the information of all concerned, the following extract is published from a recent act of the Dominion of Canada, which went into operation on the sixteenth of March, instant:

"An Act respecting the coasting trade of Canada.

(Assented to 12th May, 1870.)

"No goods or passengers shall be carried by water, from one port of Canada to another, except in British ships; and if any goods or passengers are so carried, as aforesaid, contrary to this act, the master of the ship or vessel so carrying the same shall forfeit the sum of four hundred dollars, and any goods so carried shall be forfeited, as smuggled, and such ship or vessel may be detained by the Collector of Customs, at any port or place to which such goods or passengers are brought, until such penalty is paid, or security for the payment thereof given to his satisfaction, and until such goods (if any) are delivered up to him, to be dealt with as goods forfeited under the provisions of the act passed in the thirty-first year of Her Majesty's reign, and entitled 'An act respecting the customs.'

"It will be observed, however, that by Article 30 of the recent treaty between the United States and Great Britain, citizens of the first-named country may carry in United States vessels without payment of duty, goods, wares, and merchandise from one port or

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place in the British Possessions of North America, to another port or place within the said Possessions, if a portion of such transportation is made through the territory of the United States by land carriage and in bond, under rules agreed upon between the two governments; and that by Article 26 the navigation of the rivers St. Lawrence, Yukon, Porcupine, and Stikine is left open under certain regulations."

"TREASURY DEPARTMENT,
"WASHINGTON, D. C., January 10, 18, 4.

"You are hereby informed that, by an Executive Order dated the 3d instant, the tariff of fees prescribed by the Consular Regulations for the sealing of cars coming into the United States from Canada, and for the certificate to the manifest, has been modified so as to hereafter require a fee of 25 cents for both of said services, instead of 25 cents for each, as formerly.

"WM. A. RICHARDSON, "Secretary."

Opening of Tonquin Ports.—The ports of Haiphong and Hanoi, in Tonquin, were opened

to foreign commerce September 15th, 1875. (S. S., 2502)

Recognition of Judicial Tribunals in Egypt.—Under the authority of the Act of March 23d, 1874, the President of the United States, by proclamation dated March 27th, 1876, after reciting said Act, and that satisfactory information had been received by him that the Government of Egypt had organized other tribunals on a basis likely to secure to citizens of the United States in the dominions subject to said Government, the impartial justice which they then enjoyed there under the judicial functions exercised by the Minister, Consul, or other functionaries of the United States, pursuant to the Act of Congress approved June 22d, 1860, "suspended the operation of the said Act of June 22d, 1860, as to the said dominions subject to the Government of Egypt, in which such tribunals have been organized, so far as the jurisdiction of said tribunals may embrace matters cognizable by the Minister, Consuls, or other functionaries of the United States in said dominions, except as to cases actually commenced before the date" of said proclamation. (19th Stat., Proclamation No. 3.)

CONSULAR REGULATIONS RELATING TO THE AUTHENTICATION OF INVOICES.

Prescribed by the President of the United States, May 1, 1881.

ARTICLE XXX.

TREASURY REGULATIONS.

636. The instructions in this article have been carefully revised by the Treasury Department, and have the sanction of the Secretary of the Treasury. Consular officers will take particular note of the forms in which several important changes have been made.

1. AUTHENTICATION OF INVOICES OF IMPORTATIONS INTO THE UNITED STATES.

637. All invoices of importations from countries in which there are such officers* must, before the shipment of the merchandise, be produced to and authenticated by the United States Consular Officer nearest the place of shipment for the United States.

638. By the place of shipment is meant the place where the merchandise has been manufactured, finished, or finally prepared for exportation, and where the journey to the United States commences, and is not necessarily the place where it is actually put on board ship. Exceptions to this rule may be made in cases where the principal offices of the shippers are in one place while the goods are manufactured at, or shipped from, another place; as, for instance, where the merchant resides in London and has his manufactory at Glasgow, invoices of such goods shipped from Glasgow to the United States may be certified by the Consular Officer at London. In all such cases, however, both the place of consular certification and place of actual shipment must be within the limits of the same country or political domain.

639. But no Consular Officer of the United States shall grant a certificate for goods, wares, or merchandise shipped from countries adjacent to the United States which have passed a Consulate after purchase for shipment. In countries adjacent to the United States the authentication may be by the Consular Officer at or nearest to the port or place of clearance for the latter, provided the merchandise shall not have passed a Consulate after purchase for shipment.

640. Consular certificates are not required in connection with the entry of goods passing in transit through the United States to or from countries adjacent thereto under combined entry for transportation and exportation, such goods not being considered as ordinary importations. See paragraph 670 for rules as to sealing and manifesting of goods.

641. All such invoices must be in triplicate; the three copies to be regarded

as one invoice, and subject to only one charge for Consular certificate.

The invoices, however, will be made in quadruplicate, and two of the copies, after authentication, will be delivered to the person producing them, in all cases where the merchandise is intended for transportation, without appraisement, to any of the following-named ports mentioned in section 7 of the act of June 10, 1880, viz.: To Genesee (Rochester), New York and Buffalo, N. Y.; Burlington, Vt.; Boston, Mass.; Providence, R. I.; New Haven, Hartford, and Middletown, Conn.; Philadelphia and Pittsburgh, Pa.; Baltimore, Md.; Wilmington, Del.; Georgetown, D. C.; Norfolk and Richmond, Va.; Wilmington, N. C.; Charleston, S. C.; Savannah, Ga.; New Orleans, La.; Portland and Bath, Me.; Portsmouth, N. H.; Chicago, Ill.; Detroit and Port Huron, Mich.; Saint Louis, Mo.; Saint Paul, Minn.; Cincinnati, Cleveland, and Toledo, Ohio; Milwaukee, Wis.; Louisville, Ky.; San Francisco and San Diego, Cal.; Portland, Oreg.; Memphis, Tenn.; Mobile, Ala.; and Galveston, Tex.

^{*} In countries without a United States Consular Officer, the authentication is made, 1st, by a Consul of a country in amity with the United States who resides there; or, 2d, if there be no such Consul, then by two respectable resident merchants.

642. The authentication must be by certificate under the Consular seal, and must be either indorsed on each copy of the invoice, or attached by tape, cord. or ribbon, passed under the seal in such manner as to secure integrity.

643. The certificate must state that the invoice has been produced to the officer certifying; also the date of such production, the name and identity of the person producing, and the intended port of destination of the merchandise in the United States, as declared by such person.

644. It is desirable that it should also, as far as practicable, indicate the facts in regard to market values at the principal markets of the country of all merchandise the duty on which is in any respect or part based on such values. (See

note to paragraph 654.)
645. The statutes fully recognized the solemnity of these certificates, and the importance of Consular fidelity in regard to them; but Consular Officers are not to consider themselves authorized absolutely to withhold their certificates, even when they believe the cost or market-values set forth in the invoice to be too low. The form of Consular certificate is given in Form No. 140.

646. But in all such cases they will, on due investigation, certify on the invoice what, in their opinion, is such true market-value, and let the importer take the hazard of satisfying the customs officers of the contrary. To facilitate this, every invoice should, upon its face, at the right-hand margin, have a blank column for "Consular corrections of invoices," in which, when he deems it necessary, the Consular Officer may enter in figures what he regards as the true values at the principal markets of the country, and certify accordingly. He must also immediately advise the Department of State of the grounds on which he bases his judgment.

647. It is the duty of Consular Officers to acquaint themselves as thoroughly as possible with market-values at the principal markets of their districts; with the weights, measures, tares, bounties, etc., there used; and in general with all requisites to enable them to certify intelligently. They may retain invoices for

a reasonable time for proper inquiry.

648. To judge correctly the market-value of any given article, it will often be important to inquire carefully as to prices in sales thereof for other markets than our own. When the United States are the only or principal consumers, and fictitious sales to create nominal values are detected, Consuls should ascertain the actual cost of production, and add the customary percentage for profits.

In such cases especial care is enjoined as to certificates.

They will, in all proper cases, and particularly as to textile fabrics, re quire samples of the merchandise to be deposited with them, especially when the invoice descriptions of merchandise are not specific and full enough to enable them, or customs officers, intelligently to judge of the market value without inspection of the merchandise itself. It is particularly enjoined upon Consular Officers in Great Britain, France, Switzerland, Italy, Austria-Hungary, Belgium, Germany, China, and Japan, generally to require samples of all merchandise imported from these countries, of a nature to be sampled.

650. All samples must be accompanied by a card (see Form No. 147)* cr statement, which, if practicable, shall be attached thereto, containing the par ticulars indicated on the form prescribed by the Department, including the cortificate at the bottom thereof, which must be signed by the shipper or his agent; and samples of textiles and fibrous goods must be in triplicate, and of such size as may be indicated by the proper revenue officer of the Treasury Department.

651. One of the triplicate samples should be retained at the Consulate, one sent to the office of the Board of General Appraisers in New York, and one sent to the collector of customs of the port of destination of the goods other samples, when not too bulky, heavy, or fragile, should be forwarded to the collector of the port to which the merchandise is destined at the same time with the triplicate invoice. But in all cases it is left to the judgment of the

^{*} The forms referred to in these regulations are given in the volume of Consular Regulations published by the State Department, but not in this book.

Consular Officer to determine whether it is practicable or proper that samples should be called for from shippers for such purpose, or whether more than one sample should be required. As to standard articles of uniform character and well known to the trade, occasional samples will be sufficient, and a like discretion will be exercised. Samples must, in all cases when practicable, be sent to the General Appraisers when requested by them, or either of them.

652. All samples must be carefully preserved, together with the cards or statements accompanying them, and must not be suffered to be inspected or seen by others than officers or agents of the Government, except in cases of exhibition for the purpose of ascertaining or establishing the market-value or

price; in which case the name of the shipper will not be made known.

653. Every invoice must be signed by the owners or shippers of the merchandise invoiced, if the same has been actually purchased; or by the manufacturers or owners, if the same has been otherwise obtained; or, if in either case this is impracticable, then by a duly authorized agent. (See paragraph 656.)

654. It must, when produced to the Consul, be indorsed with a declaration signed by such purchaser, manufacturer, owner, or agent, setting forth:—

(a) That it is in all respects true.

(b) That no different invoice of the articles therein mentioned has been, or will be, furnished to any one.

(c) That it sets forth the actual quantity, respectively, of all articles therein

named which are subject to specific duty.

(d) That as to all articles therein named, which are subject, either wholly or partly, to a duty based upon their value, and obtained by purchase, it contains a true and full statement of the time and place of purchase, their actual cost, and all charges upon them in the currency paid therefor; and, when otherwise obtained, the actual market-value thereof, respectively, at the principal markets of the bountry in which they were obtained or manufactured.* Shippers of goods subject, either wholly or partly, to a duty based upon their value, must in all cases be required to state, separately, upon their invoices the following items, viz.:

1°. The market-value of the merchandise;

2°. The cost of transportation to port of shipment and the costs of shipment;

3°. The amount of packing charges, including cartons; and

4°. Commissions, etc.

(e) That no discounts, bounties, or drawbacks are contained in said invoice, but such as have been actually allowed (Forms Nos. 138, 139, and 145).

655. This declaration on the part of the owner, manufacturer, purchaser, or agent, whether under oath or not, is the verification of the invoice before shipment recognized and prescribed by the statutes, and must not be confounded with consular authentication. In cases where the party making the declaration resides at a remote distance from the Consulate where the invoice is to be authenticated, the declaration may be made before any other Consul. This is not, however, to be understood as superseding the existing practice of requiring the personal presence of the party making the declaration before the Consular unthenticating the invoice except in the cases mentioned, nor as changing the rule that invoices must be authenticated by the Consular Officer nearest the place of shipment. What Consular Officer shall certify goods transported to, and imported from, intermediate ports in other countries, depends upon the fact of the original destination of the goods, as shown by the original invoices thereof, or other primary evidence.

656. The declaration should, if possible, be made by the actual owner, manufacturer, or shipper of the merchandise. No agent must be permitted to make it, or otherwise verify the invoice, without having first filed with the Consul a duly-executed power of attorney, authorizing him to act for and bind his prin-

^{*} Cliquot's Champagne, 3 Wall., 114; St. Marceaux's Champagne, 1 Ben., 241; also 2 Brightly's Digest, 255, notes

cipal. (See paragraph 653.) If, however, the agent is a partner acting in behalf of his firm, a copy of the articles of copartnership, authenticated to the satisfaction of the Consul, may, if desired by the firm, be substituted. A form

of power of attorney is given in Form 104.

657. When a verification by oath or affirmation of the owner, shipper, manufacturer, or agent, is deemed necessary by the Consular Officer, the affiant may, in countries where an oath, to be of legal force, must be taken before a local magistrate, or other officer, take the same before any such officer. The language and form of the oath, if taken by foreigners, should be those of their country. If Consular Officers in China and Japan shall be satisfied, in any case, that it is not practicable to take the oath required by law, they may authenticate the invoice and proceed without the oath, as in cases where none is required; leaving all questions in regard thereto to be disposed of by the proper authorities in the United States.

658. Consular Officers are forbidden to be in any way interested in the fees, or to interfere with the selection of such magistrate or other officer. They may, in their discretion, on points on which they are in doubt, examine experts and others, either on affidavit or orally, without charge or expense to the United

States Government.

659. To facilitate the operations of the custom-house, Consuls will take care that, when practicable, all invoices are properly folded and indorsed, and all blanks properly filled.

660. One invoice must not embrace merchandise shipped by two or more

vessels.

661. Every invoice must truly state quantities in the weights and measures of the country or place from which the importations are made, without respect to those of the United States, and should set forth the quantity by weight of all woolen, worsted, mohair, and mixed goods (excepting carpeting and bunting); also of cotton-bagging, of crinoline, of corset, and hat steel wire, and the quantity by weight, measure, or tale, respectively, of all other goods the

duty on which is estimated partly on either weight, measure, or tale.

662. When the value of a foreign currency mentioned in the invoice is not fixed in pursuance of United States laws, as set forth in the annual estimates of values (Form No. 148), or shall be depreciated, or have been debased subsequently to the passage of such laws, the invoice must be accompanied by a Consular certificate (Form No. 144), showing the value of such currency in United States gold dollars. No such certificates are required as to invoices of Swiss goods, made out in the *franc federal*; the franc of France being the standard value thereof.

663. The Consular Officer must return one of the triplicates to the person producing them; file one in his office for careful preservation; and, as soon as practicable, transmit the remaining one directly to the collector of the port of destination of the merchandise, either by the master of the vessel in which shipment is made or by mail, and without the intervention of any party in in-

terest.

664. Prior to forwarding the last-named copy, the Consul shall stamp, near the bottom of its first page, at the left hand corner, and upon his certificate (on which he shall personally write his name), the amount of the invoice, its Consular number, the name of the Consulate, and the amount and number of the

fee received for the Consular authentication.

665. The said copy (or copies, if there are two or more invoices to be forwarded by the same vessel or mail) must then be placed in an envelope, carefully addressed to the collector, and stamped with the name of the Consulate and the date. The blank for the numbers of the invoices must be filled in writing. A small silk cord or narrow ribbon must then be passed through the envelope, near the ends and sides, and under the Consular seal, with which the envelope must be carefully sealed (Form No. 142).

666. When invoices are transmitted from a Consulate in the interior, or place

of purchase, or manufacture, to the Consul of the port of shipment therein designated, to be thence forwarded to the proper collector, the package must be accompanied with a descriptive list to facilitate comparison with the ship's manifest, before taking the master's receipt, as per Forms Nos. 141 and 143. The latter Consul must see that the integrity of the package is duly secured in the manner prescribed in the preceding paragraph.

667. The copy filed in the Consulate must be carefully folded, and indorsed with its number, date, the name of the owner or shipper, and the name of the vessel in which the merchandise is shipped. Forms of the invoice book required to be kept by Consular Officers, and the digest of its contents to be sent to the Department of State, are given in Forms Nos. 117 and 133.

668. Consular Officers will, on request of the proper collectors, supply them, free of charge, with copies of any such documents on file in their offices as they may need in the discharge of their official duties. Copies prepared by other persons for their own use will, on request, be certified on payment of two dollars. When, however, duplicates of originals are required, or the copy is prepared by the Consul, the schedule fee will be exacted as for original service. They are also required to furnish to the Secretary of the Treasury, or to such officers of the customs as he may direct, as often as may be required, the prices current of all articles of merchandise usually exported to the United States from the port or place in which the Consular Officer is stationed.

669. If a Consular Officer ascertains and has reliable evidence of the falsity of an oath, administered either by himself or by a local magistrate whose certificate he has authenticated, he should notify the Treasury Department; which will transmit to him the original invoice and oath, to be used, if deemed expedient, in a prosecution for perjary. He should also promptly inform the Treasury Department, and the collector of the port to which goods may be destined, of all errors and frauds discovered in invoices that have been certified

by him.

670. The statute authorizes the Secretary of the Treasury to make regulations for sealing vessels, cars, and other vehicles coming into the United States with dutiable merchandise from any contiguous foreign lands or countries. The decliaraton to be made in such case is shown in Form No. 146.

FREE ENTRY OF PRODUCTS OF AMERICAN FISHERIES.

671. Fish, oil, bone, pearl-shells, and all other products of American fisheries brought into the United States from foreign places, in a vessel other than the one by which the same were taken, will be admitted to free entry only on the production to the collector of customs at the port of importation, by the master of the importing vessel, of a manifest of said articles, duly subscribed and sworn to by the master of the fishing vessel by which such articles were taken, and certified by the United States Consular Officer at the foreign port where the transshipment of such articles occurred. Such manifest and certificate will

be in the form given, respectively, in Forms Nos. 157 and 158.

672. Articles the product of American fisheries in the Pacific may be landed from the fishing vessel at Panama, New Granada, and transported across the Isthmus of Panama, and shipped to a port of the United States, on the Atlantic or Gulf of Mexico, and be treated on arrival as if imported direct from the whaling or fishing ground in the original vessel, on due compliance with these Regulations. A manifest must be made out and verified in the manner above indicated. The United States Consul at Panama, or the revenue inspector, if there be one, will examine the packages, and make comparison thereof with the manifest, and certify thereon the result under his hand and official seal, stating in his certificate that the articles so manifested were placed, under his inspection, on the cars or other vehicles for transportation to the port or place of shipment on the Atlantic side. On arrival of the articles at the Atlantic terminus of the route, the manifest aforesaid must be presented to the United States Consul at Aspinwall, or to the revenue inspector, if there be one,

who will certify thereon to the due shipment of the same under his inspection on board the vessel, naming the vessel and her master, for its destination in the United States. Like proceedings will be had in case of products of American

fishery transported by the route of San Juan de Nicaragua.

673. Provision has been made by law for the free entry into the United States of animals from beyond the seas when imported for breeding purposes. The customs regulations require in such cases that the owner of the animals shall produce to the collector at the port of importation a certificate from the Consular Officer of the United States at the port of shipment, showing that the animals are, to the best of his information and belief, intended for such purpose, and also a statement of the owner, under oath, that the animals were purchased abroad and imported into the United States especially for breeding purposes. The collector must also be satisfied that the animals are of superior stock, adapted to improving the breed in the United States. The term "beyond the seas" is held to apply to any territory beyond the limits of the United States. The form of the owner's statement and the Consular certificate will be found in Form No. 66.

674. The statute also provides for the free admission of the teams of animals, including tackle and harness, and the wagons, sleighs, or other vehicles drawn by such teams, when brought into the United States by emigrants. In such cases the emigrant must produce to the collector of customs at the port of importation an affidavit showing that the same have been in actual use by him abroad; that they are at the time in actual use for the purpose of emigration; and that they are brought into the United States for his own use and not for sale. The affidavit may be made before a collector of customs, or a Consular Officer, or before any local official qualified to administer oaths. No

formal Consular certificate is required; but if the papers for such an entry are executed before a Consular Officer they should be in the form prescribed in Form No. 93. No greater fee than fifty cents shall be collected by a Consular Officer for the services rendered in such cases under any pretext, and his services shall include the necessary blanks and the preparation of them when required.

675. The statute provides for the entry at ports of the United States, free of

duties, of paintings, statuary, fountains, and other works of art, the production of American artists. The fact of such production must be verified by the certificate of a Consul or Minister indorsed upon the written declaration of the artist. The forms applicable to such cases will be found in Forms Nos. 155

and 156.

676. It frequently happens, in regard to the importation of lumber from countries adjacent to the United States, that the lumber is imported in two or more canal-boats or barges towed by a single steamer. The regulation under which authority was given to shippers to embrace in a single Consular certificate the lumber on all the boats or barges of a tow has been rescinded. Here after a separate Consular certificate will be required for the lumber on each

boat or harge of a tow.

677. Representations have from time to time been received at the Department of State that shipments of general merchandise are often divided into small lots, in order to bring each lot under the value of one hundred dollars, for the purpose of securing entry at the custom-house without the production of Consular invoices. This division of shipments has, in some quarters, grown into a general practice, and has been encouraged hitherto by the admission of such non-invoiced goods without special inquiry as to the reasons for the failure to produce verified invoices. At the instance of that Department the attention of customs officers has been called by the Secretary of the Treasury to section 2860 of the Revised Statutes, which provides that, except in the cases mentioned in the four preceding sections, no merchandise shall be admitted to entry from any foreign country unless an invoice is presented conforming to the requirements of sections 2853 to 2855 of the Revised Statutes. The principal exception to this rule is found in section 2859 of the Revised Statutes,

which provides that, whenever the value of imported merchandise does not exceed one hundred dollars, the collector at the port of arrival may admit it to entry without the production of a Consular invoice, if he is satisfied that the neglect to produce such invoice was unintentional and that the importation was made in good faith, and without any purpose of defrauding or evading the revenue laws.

678. Circular instructions were issued to collectors of customs enjoining them, where an entry of merchandise valued at less than one hundred dollars is presented, to make due examination in order to ascertain whether the failure to produce a Consular invoice was unintentional, and otherwise free from the objections specified in the statute. Where the merchandise is not clearly entitled to the privilege of entry without Consular invoice, they are directed to require a bond for the production of such invoice in the usual manner. Shipments of small quantities of butter, eggs, garden produce, and other like articles brought to the United States by parties living along the border, and who are producers of the same, have been heretofore considered as not being subject to the requirements of Consular invoices, and no objection will be made to a continuance of this rule.

2. RELATIONS BETWEEN CONSULAR OFFICERS AND REVENUE AGENTS.

679. Consular Officers will confer freely with the Treasury Revenue Agents who may be appointed to visit and examine the Consulates. They will remember, however, that these agents have no authority to instruct them as to their Consular Officers will also render to such Revenue Agents every assistance in their power in the performance of their duties, giving them free access to the records and papers of their Consulates relating to trade with the United States; communicating to them promptly any information acquired by the former, showing or indicating actual or contemplated frauds in the exportation of merchandise to the United States, or which may be in any wise useful to such agents in the prosecution of their inquiries or the performance of their duties; and generally co-operating with them therein, and particularly giving special attention to any invoices or merchandise in which, or in relation to which, such agents may advise them that there is reason to apprehend that fraud or irregularity has been or is likely to be committed. Where samples are susceptible of being divided, such agents will be entitled to one-half of any such sample on application therefor; and in all cases they will be entitled to make such use of samples as may be necessary to enable them to prosecute any inquiry, or procure any required proof, in the performance of their duties.

3. DEBENTURE AND LANDING CERTIFICATES.

680. An important duty of Consular Officers is the giving of debenture and landing-certificates for goods brought to their ports from this country, under export bonds, without payment of customs duties or internal taxes, or with benefit of drawback after payment of duties or taxes. To prevent frauds, they are cautioned not to certify without personal inspection, or undoubted proof of their truth. Such proof may consist of the production, whenever practicable, of the certificate of the collector of customs or chief revenue officer of the port where the merchandise has been landed.

681. For the discharge of the export bond covering imported merchandise, the exporter must produce a certificate from the consignees (Form No. 150) and joint affidavit of the master and mate of the exporting vessel (Form No. 153) and the certificate (Form No. 151) of the Consul of the United States at the port to which the goods were exported, verifying the consignee's certificate; or in case the latter certificate cannot be produced, a certificate from two merchants residing at the place to which the goods were exported (Form No. 152). He must also produce, whenever practicable, the certificate of the chief revenue officer or collector of the foreign port (appended thereto) under the

hand and seal of that officer, certifying that the merchandise described has been landed and duly entered at the custom-house at said port, and that the duties imposed thereon by the laws of the country in which the port is situated have been fully paid or secured to be paid (Form No. 154). The fact that the oaths of the master and mate (Form No. 153) are wanting in a landing-certificate does not debar the Consul from authenticating such certificate, he being satisfied that the same is correct.

682. For the discharge of export bonds covering the exportation of articles manufactured in part from domestic alcohol, under the provisions of the twentieth section of the act of March 3, 1879, the same proof of shipment and like certificates, or other evidence of the landing of the manufactured articles at a foreign port, are required as in the case of bonds given to secure the exporta-

tion of imported merchandise withdrawn from warehouse.

683. For the discharge of export bonds covering articles exported in bond under the internal-revenue laws of the United States, the importer must produce and deliver to the proper collector of customs, within the time limited in each bond, a landing-certificate embracing, in addition to the evidence required

in other cases, evidence of the following description, viz.:

684. (1.) The certificate of the chief revenue officer or collector of the foreign port (appended to the foregoing) under the hand and seal of that officer, certifying that the merchandise described has been landed, weighed, and duly entered at the custom-house at said port, and that the duties imposed thereon by the laws of the country in which the port is situated have been fully paid, or secured to be paid (Form No. 154).

685. (2.) The certificate of the Consular Officer of the United States residing at such port certifying to the truth of the statements set forth in the certificate of the consignee, and also that the person signing the foregoing certificate is the chief revenue officer of the port, and that his signature is genuine

(Form No. 151).

686. Where there is no United States Consular Officer residing at the foreign port of landing and delivery, this verification will be signed by two American merchants, if any such reside there, and in failure of both of these, by two respectable foreign merchants, in which case the blank must be filled up with the words "nor American merchants" (Form No. 152).

A register of landing-certificates is required to be kept by Consular Officers

in the form given in Form No. 134.

REPORTS TO THE SECRETARY OF THE TREASURY.

571. It is the duty of every Consular Officer to furnish to the Secretary of the Treasury, as often as shall be required, the prices-current of all articles of merchandise usually exported to the United States from the port or place in which he shall be located. They are also requested to transmit, at least once a month, if opportunity offers, to the Secretary of State and to the* Comptroller of the Treasury, the rates of exchange, and also a statement of the rates at which any depreciated currency of the country in which they reside is computed in United States or Spanish dollars, or in silver or gold coins of other countries, observing in all cases of an estimate of the value of the currency in such foreign coins that their weight and standard should be made known to the Department.

572. Consular Officers will also report monthly to the Treasury Department the rates of exchange prevailing between the ports or places at which they reside and the following places, to wit, London, Paris, Amsterdam, and Hamburg; also New York, and other principal ports in the United States; and they will keep the Department regularly and fully advised of the course and progress of trade from the several ports of their Consulates to the United States.

573. Consular Officers will forward regularly, and as often as practicable, directly to the general appraisers residing at New York, Boston, Philadelphia, Baltimore, and San Francisco, such prices-current, manufacturers' statements of prices, or merchants' printed circulars of prices, and such other general information as may be useful to appraisers in the discharge of their duties. They will include in their several reports, in detail, information on any other points, which they may think proper, in order to an ascertainment of the value of merchandise forwarded to the United States, and the assessment of the legal duties, forwarding any printed or other documents which they may think desirable that the Department should possess.

CONSULAR SERVICE OF THE UNITED STATES.

THE statutes of the United States classify the Consulates General, Consulates, and Commercial Agencies into three classes: 1. Those embraced in a schedule known as Schedule B, the incumbents of which receive a fixed salary, and are not allowed to transact business. 2. Those embraced in a schedule known as Schedule C, the incumbents of which receive a fixed salary, and are allowed to transact business.

3. All other Consulates, the incumbents of which are compensated by the fees collected in their offices, and are allowed to transact business. Under the Act of June 11, 1874, the Consulates in Schedules B and C are subdivided into seven classes, according to salary, Schedule C embracing all of Class 7. The classification is indicated by the number annexed to each Consulate.

SCHEDULE R (CLASS 1)

Schedule B. (Class 1.)				
CONSULATES GENERAL.	2. Canton.	6. Malta.		
CONSULATES GENERAL.	6. Cape Town.	3. Manchester.		
Berlin.	5. Cardiff.	6. Manheim.		
Cairo.	6. Charlottetown, Pr. Ed's I.	4. Marseilles.		
Calcutta.	5. Chemnitz.	6. Martinique.		
Constantinople.	2. Chin-Kiang.	5. Matamoras.		
Frankfort-on-the-Main.	6. Clifton.	3. Matanzas.		
Havana.	5. Coaticook.	5. Mauritius.		
Kanagawa.	3. Colon.	6. Messina.		
London.	6. Copenhagen.	5. Montevideo.		
Melbourne.	5. Cork.	6. Munich.		
Mexico.	3. Demerara.	3. Nagasaki.		
Montreal.	4. Dresden.	6. Nantes.		
Paris.	5. Dublin.	6. Naples.		
Rio Janeiro.	5. Dundee.	5. Nassau, New Providence.		
Rome.	6. Fayal, Azores.	6. Newcastle.		
Shanghai.	6. Florence.	6. Nice, France.		
St. Petersburg.	2. Foo-Choo.	2. Ningpo.		
Tampico.	6. Fort Erie.	5. Nuremberg.		
Vienna.	6. Funchal.	5. Odessa.		
Victina.	6. Geneva.	6. Oporto.		
CONSULATES.	6. Genoa.	3. Osako.		
P. A I	6. Gibraltar.	6. Palermo.		
5. Acapulco.	3. Glasgow.	3. Panama.		
5. Aix-la-Chapelle.	6. Goderich, Canada West.	5. Pernambuco.		
6. Algiers.	4. Hakodadi.	6. Pictou.		
5. Amoor River.	5. Halifax.	5. Port Louis, Mauritius.		
2. Amoy.	4. Hamburg.	6. Port Mahon.		
6 Amsterdam.	5. Hamilton, Canada West.	6. Port Said.		
4. Antwerp.	2. Hankow.	6. Port Sarnia.		
3 Aspinwall. 6. Aukland.	3. Havre.	6. Port Stanley.		
	3. Hiogo.	5. Prague.		
6. Bahia.	1. Honolulu.	6. Prescott.		
3. Bangkok.	1. Hong-Kong.	6. Quebec.		
6. Barbadoes. 6. Barcelona.	6. Jerusalem.	5. Rotterdam.		
	5. Kingston, Jamaica.	6. San Domingo.		
5. Barmen.	6. Kingston, Canada.	5. San Juan, Porto Rico.		
5. Basle.	6. La Rochelle.	4. Santiago de Cuba.		
5. Beirut.	6. Laguayra.	6. Santa Cruz, West Indies.		
4. Belfast.	5. Leeds.	6. Seychelles.		
6. Bermuda.	6. Leghorn.	4. Sheffield.		
4. Birmingham.	5. Leipsic.	4. Singapore.		
4. Bordeaux. 3. Bradford.	6. Liege.	5. Smyrna.		
4. Bremen.	5. Lieth.	5. Sonneberg.		
6. Bristol.	5. Lisbon.	5. Southampton.		
4. Brussels.	*Liverpool.	6. St. Helena.		
	4. Lyons.	6. St. John's, Canada East.		
3. Buenos Ayres.	6. Mahé.	5. St. John's, N. B.		
6. Cadiz. 2. Callao.	6. Malaga.	4. St. Thomas.		
Z. Carrao.	O. Braiaga.			

* The consulate at Liverpool is, as to salary, specially provided for.
By the Act of August 15, 1876, no appropriation was made for the salaries of the Consul General at Tampico, the Consuls at Aix la Chapelle, Amoor River, Buenos Ayres, Goderich, La Rochelle, Malta, Nantes, Oporto, Port Mahon, Santa Cruz, W. I., Seychelles, Southampton, Swatow, Turks' Island, Windsor (Canada West), Cyprus, Maranham, Milan, Stettin, and the Commercial agent at Madagascar.
Cologne was added to the list of Class 5, Schedule B. Prescott and St. John's, Canada East, were transferred for Class 6 to Class 5, and the following consulates are entered in both the 5th and 6th classes, to wit: Barbs-or-, Bermuda, Fort Erie, Port Sarnia, Quebec, Smyrna; while Windsor, Nova Scotia, is placed both in Class 6 and C 388 7.

Schedule B. (Class 1.)—Continued.

6. Stuttgart. 2. Swatow. 5. Tamatavo. 6. Tampico. 3. Tangiers.	4. Trinidad de Cuba. 3. Tripoli. 3. Tunis. 4. Tunstall. 5. Turk's Island.	6. Verviers. 6. Windsor, Canada West. 6. Winnipeg, B. N. A. 5. Zurich.
 Tien-Tsin. Toronto. 	6. Valencia. 3. Valparaiso.	COMMERCIAL AGENCIES. Madagascar.
5. Trieste.	3. Vera Cruz.	San Juan del Norte.

SCHEDULE C. (CLASS 2.)

CONSULATES.	7. Maranham. 7. Milan.	7. Truxillo. 7. Venice.
7. Apia.	7. Omoa.	7. Windsor (Nova Scotia).
7. Batavia.	7. Ovalau.	7. Zanzibar.
7. Bucharest.	7. Para.	
7. Cape Haytien.	7. Rio Grande de Sul.	COMMERCIAL AGENCIES.
7. Ceylon.	7. Sabanilla.	COMMENCIAL AGENCIES.
7. Cyprus.	7. Santiago (Cape Verde).	Gaboon.
7. Gaspe Basin.	7. Stettin.	Lanthala.
7. Guayaquil.	7. Tahiti.	St. Paul de Loando.
7. Guaymas.	7. Talcahuano.	

CLASS 3.

CONSULATES.	Ghent. Gottenburg.	Reims. Rio Hacha.
Aguas Calientes.	Guadeloupe.	Rosario.
Alicante.	Guatemala.	San Blas.
Amapala.	Hamilton (Bermuda).	San Dimas.
Ancona.	Helsingfors.	San Jose (Costa Rica).
Archangel.	Hobart Town.	San Jose and Cape Saint Lucas
Bathurst.	Laguna.	San Salvador.
Bergen.	Lambayeque.	Sonsonate.
Bilbao.	La Paz (Bolivia).	Santa Martha.
Bogota.	La Paz (Mexico).	Santander.
Bombay.	La Union.	Seville.
Brunswick.	Londonderry. *	Sierra Leone.
Buenaventura.	Ludwigshafen.	St. Bartholomew.
Carlsruhe.	Manila.	St. Catharine's Island.
Carrara.	Magdalena.	St. Christopher.
Carthagena (Spain).	Manzanillo (Mexico).	St. John (Newfoundland).
Cayenne.	Maracaibo.	St. Martin.
Chee-Foo.	Mazatlan.	St. Pierre (Martinique).
Chihuahua.	Merida.	St. Thome.
Christiana.	Minatitlan.	Stockholm.
Ciudad Bolivar.	Monterey.	Taranto.
Comayagua and Teguci-	Moscow.	Tehuantepec.
galpa.	Mozambique.	Teneriffe.
Coquimbo.	New Chwang.	Trebisond.
Cordoba.	Ostend.	Trinidad (Island).
Corunna.	Padang.	Victoria.
Curaçoa.	Paramaribo.	-Warsaw.
Denia.	Plymouth.	Zacatecas.
Falmouth.	Puerto Cabello.	Zante.
Galatza.		

	COMMERCIAL AGENCIES	
Antigua. Belize. Camargo. Grand Bassa. Guerrero.	Nuevo Laredo. Oajaca. Piedras Negras. Presidio del Norte. Samana.	St. Bartholomew. St. Christopher. St. Marc. St. Pierre (Miquelon). Sydney.
Medellin. Mier.	San Andres. San Luis Potosi.	Tetuan.

LIST OF CUSTOMS DISTRICTS, PORTS OF ENTRY AND DELIVERY, AND CUSTOMS STATIONS.

		Maine.	
Districts.	Ports of Entry.	Ports of Delivery.	Ports and Places at which Deputy Collectors or Surveyors are Stationed.
Aroostook,	Houlton,		Bridgewater, Me. Fort Fairfield, Me.
Passamaquoddy, .	Eastport,	. Calais,	Van Buren, Me. Calais, Me. Lubec, Me.
Machias,	Machias,	Robbinston,	Robbinston, Me. Jonesport, Me.
Frenchman's Bay, .	Ellsworth,	. Union River,	Cherryfield, Me. Sullivan's Falls, Me. South West Harbor, Me.
Castine,	Castine,	Blue Hill, Deer Island,	Bar Harbor, Me. Deer Island, Me. Bucksport, Me.
Bangor,	Bangor,	Bucksport, Frankfort,	Sedgwick, Me. Vanceborough, Me.
Belfast,	Belfast,	Hampden,	Winterport, Me Camden, Me. Searsport, Me.
Waldoborough,	Waldoborough, .	North Haven,	North Haven, Me. Vinal Haven, Me.
waldoborough,	waldoborough, .	Damariscotta,	Rockland, Me. Thomaston, Me. Damariscotta, Me.
		Thomaston, Cushing. Saint George.	
Wiscasset,	Wiscasset,		Booth Bay, Me.
Bath,	Bath,		Moose River, Me.
Portland & Falmouth,	Portland,	North Yarmouth. Brunswick. Freeport. Harpswell.	
Saco,	Kennebunk, :	. Scarborough Wells.	
York,	York.	Kennebunk Port.	•
	New	Hampshire.	
Portsmouth,	Portsmouth, .	. New Castle, Dover. Exeter. Kittery. Berwick.	Colebrook, Me.
		V amm ant	
		Vermont.	
Vermont,	Burlington, .		Saint Albans, Vt. Alburgh, Vt. Alburgh Springs, Vt. Swanton, Vt. Highgate, Vt. Franklin, Vt. Berkshire, Vt. Richford, Vt. Troy, Vt.

Districts.	Ports of Ent	9987	Ports of Delivery.	Ports and Places at which Deputy Collectors or Surveyors
		19.	Toris of Denvery.	are Stationed.
Vermont,	Burlington, .	٠		. Newport, Vt. Derby, Vt. Island Pond, Vt.
				Windmill Point, Vt.
		Mas	ssachusetts.	Canaan, Vt.
Newburyport,	Newburyport,		Amesbury. Salisbury.	
			Haverhill.	
			Newbury. Ipswich.	
Gloucester,	Gloucester,		Manchester.	
Salem and Beverly, .	Salem, .		Danvers.	7 37
Marblehead, Boston and Charleston,	Boston.	: :	Lynn, Medford,	. Lynn, Mass. . Cohasset, Mass.
			Cohasset.	s Contractory manager
			Hingham. Weymouth.	
			Cambridge.	
			Roxbury.	
Plymouth,	Plymouth.		Dorchester. Scituate,	. Scituate, Mass.
, , , , , , , , ,			Kingston,	. Duxbury, Mass.
			Duxbury. Marshfield.	
Barnstable,	Barnstable, .		Sandwich,	. Wellfleet, Mass.
			Falmouth,	Hyannis, Mass.
			Harwich,	Provincetown, Mass. Woods' Holl, Mass.
			Provincetown,	. Chatham, Mass.
Nantucket,	Nantucket.		Chatham,	South Dennis, Mass.
	Edgartown, New Bedford, .			Vineyard Haven, Mass.
New Bedford,	New Bedford, .	•	Westport. Rochester.	
			Wareham.	
Fall River,	Fall River, .	•	Swansea. Somerset.	
			Freetown.	
			Berkley.	
			Taunton.	
		Rho	de Island.	
Newport,	Newport		North Kingston.	
		•	Tiverton.	
Bristol and Warren, . Providence	Bristol and Warr	en, .	Barrington.	
1 TO VIGOROCI.	1 Tovidence, .	•	East Greenwich.	
	•			
		Con	mecticut.	
Stonington,	Stonington, .		Pawcatuck River, .	
				Westerly, Conn. Pawcatuck, Conn.
New London,	New London, .		Norwich.	z un outubes, comm.
			Groten. Lyme.	
Middletown,	Middletown, .		Saybrook,	Hartford, Conn.
			Kellinsworth.	
			Haddam. East Haddam.	
			Chatham.	
			Weathersfield. Glastenbury.	
			Hartford.	
			East Hartford. Windsor.	
			East Windsor.	
New Haven,	New Haven, .		Guilford.	
			Branford.	

Districts.	Ports of Entry.	Ports of Delivery.	Ports and Places at which Deputy Collectors or Surveyors are Stationed.
New Haven, . Fairfield,	. New Haven, Bridgeport,	Milford. Derby. Norwalk, Stratford. Stamford, Greenwich.	Norwalk, Conn.

	Ne	w York.	ŧ
Sag Harbor, .	. Sag Harbor,	Greenport,	Greenport, N. Y.
City of New York,	New York, Jersey City,	New Windsor, Newburg, Poughkeepsie, Esopus, Kinderhook. Albany, Hudson. Troy. Rhinebeck Landing. Cold Spring, Port Jefferson. Patchogue.	Troy, N. Y. Albany, N. Y. (Surveyor). Cold Spring, N. Y. Jersey City, N. J. Port Jefferson, N. Y. Patchogue, N. Y.
Champlain, .	. Plattsburgh,	Whitehall, Fort Covington,	Malone, N. Y. Rouse's Point, N. Y. Champlain, N. Y. Mooer's Junction, N. Y. Mooer's Forks, N. Y. Ellenburg Depot, N. Y. Chateaugay, N. Y. Trout River, N. Y. Fort Covington, N. Y. Hogansburgh, N. Y. Whitehall, N. Y.
Oswegatchie, .	. Ogdensburgh,		Morristown, N. Y. Waddington, N. Y. Lisbon, N. Y. Louisville, N. Y. Massena, N. Y. Hammond, N. Y.
Cape Vincent, .	. Cape Vincent, .	• • • • •	Clayton, N. Y. Alexandria Bay, N. Y. Sackett's Harbor, N. Y. Dexter, N. Y. Millen's Bay, N. Y. Sandy Creek, N. Y. Henderson, N. Y. Chaumont, N. Y.
Oswego,	. Oswego,		Fair Haven, N. Y. Sodus Point, N. Y.
Genesee,	. River Genesee (Roches	ster,)	Pultneyville, N.Y. During Oak Orchard, N.Y. navg'n. Charlotte, N. Y.
Niagara,	. Suspension Bridge, .		Niagara Falls, N. Y. Port Day, N. Y. Tonawanda, N. Y. Lewiston, N. Y. Wilson, N. Y. Olcott, N. Y. Youngstown, N. Y. Yates River, N. Y.
Buffalo Creek, .	. Buffalo,		NorthBuffalo, N. Y. Black Rock Ferry, N. Y. Tonawanda, N. Y. International Bridge, N. Y. East Buffalo, N. Y.
Dunkirk,	. Dunkirk,	Barcelona. Silver Creek. Cattaraugus Creek.	ARROV DUHGIU, II, I.

New Jersey.

		w ocrocy.	Ports and Places at which
Districts.		Ports of Delivery.	Deputy Collectors or Surveyors are Stationed.
Perth Amboy,	Perth Amboy,	Elizabeth. New Brunswick, Middletown Point.	Point Pleasant, N. J.
Little Egg Harbor, . Great Egg Harbor, .	Somers' Point,		Bargaintown, N. J. Atlantic City, N. J.
,	Bridgeton,	Salem,	Mauricetown, N. J. Goshen, N. J.
Burlington,	Burlington,	Lamberton (Trenton),	Trenton, N. J.
	Pen	nsylvania.	
Philadelphia,	Philadelphia,	Camden,	Camden, N. J. Chester, Pa.
	Erie. Pittsburgh.	Offester,	Chester, Fa.
	De	laware.	
Delaware,	Wilmington,	New Castle, Port Penn, Delaware City,	Seaford, Del. New Castle, Del. Lewes, Del.
	Ma	ryland.	
	Crisfield, Baltimore,	Salisbury. Cambridge, Easton.	Havre de Grace, Md.
Annapolis,	Annapolis,		Town Creek, Md.
		Lower Marlborough. Town Creek.	
		Silvey's Landing. Cedar Point.	
		Nottingham. Saint Mary's.	
	District	of Columbia.	
Georgetown,	~ .		Washington D C
Georgetown,	deorgetown,		Washington, D. C.
	Vi	rginia.	
Cherrystone,	Cherrystone (Eastv'e),	Snow Hill, Folly Landing,	Onancock, Va. Chincoteague, Va.
Alexandria, Tappahannock,		Potomac. Port Royal.	<i>5</i> .,
**	,	Fredericksburgh. Yeocomico.	
	Newport News, Norfolk&Portsmouth,		Yorktown, Va.
Petersburgh, Richmond,	P'sburgh to CityPoint, Richmond,		City Point, Va. West Point, Va.
	Month	Canolina	
Albamanla		Carolina.	Elizabeth City N. C.
	Edenton,		Elizabeth City, N. C. Washington, N. C.
D C (70 6 4		Portsmouth, N. C. Hatteras, N. C.
Beaufort, Wilmington,	Beaufort. Wilmington.		

South Carolina.

	80	uth Carolina.	
Districts.	Ports of Entry	Ports of Delivery.	Ports and Places at which Deputy Collectors or Surveyors are Stationed.
Georgetown, Charleston, .	. Charleston.		
Beaufort,	. Beaufort,		Port Royal, S. C. Coosaw, S. C.
		Georgia.	
Savannah, Brunswick,	. Savannah, Brunswick, .	. Augusta. . Frederica, Darien.	Darien, Ga.
Saint Mary's, .	. Saint Mary's.	Atlanta.	
		Florida.	
Fernandina,	. Fernandina.		
Saint John's, .	. Jacksonville, .		Mayport, Fla.
Saint Augustine,	. Saint Augustine,	Transma	Indian River, Fla.
Key West, .	. Key West, .	. Tampa,	Punta Rassa, Fla. Tampa, Fla.
			Charlotte Harbor, Fla.
			Manatee, Fla.
Saint Mark's, .	. Cedar Keys, .	. Saint Mark's, Magnolia.	Saint Mark's, Fla.
Apalachicola, . Pensacola,	. Apalachicola,		West Pass, Fla.
Pensacola,	. I ensacora,		Saint Andrew's Bay, Fla.
		Alabama.	
Mobile,	. Mobile,	. Montgomery.	
		Mississippi.	
Pearl River, .	. Shieldsborough,	. East Pascagoula, .	Pascagoula, Mi
,	0 /	Pearlington. Ship Island.	,
Natchez, Vicksburg,	. Natchez, Vicksburg.	. Grand Gulf.	
		Louisiana.	
New Orleans, .	. New Orleans, .	. Wheeling, W. Va., .	Wheeling, W. Va
		Cincinnati, Ohio,	Cincinnati, Ohio.
		Louisville, Ky.,	Louisville, Ky.
		Saint Louis, Mo., .	Saint Louis, Mo.
		Nashville, Tenn., Memphis, Tenn., .	Nashville, Tenn. Memphis, Tenn.
		Evansville, Ind.,	Evansville, Ind.
		Burlington, Iowa, .	Burlington, Iowa.
		Galena, Ill.,	Galena, Ill.
		Cairo, Ill.,	Cairo, Ill. Dubuque, Iowa.
		Leavenworth, Kans.	Dasaque, 10Wa.
		Omaha, Nebr.,	Omaha, Nebr.
		Kansas City, Mo.,	Kansas City, Mo.
		Saint Joseph, Mo., .	Saint Joseph, Mo.
		Shreveport, La., La Crosse, Wis.,	Shreveport, La. La Crosse, Wis.
		Chattanooga, Tenn., .	
Teche,	. Brashear(Morgan	Portsmouth, Ohio, .	
	, 0		
Colvegton	Colworter	Texas.	Sahina Basa Tawas
Galveston, .	. Galveston, .	, Sabine,	Sabine Pass, Texas. Houston, Texas.
Saluria,	. Indianola,	San Antonio,	Eagle Pass, Texas. San Antonio, Texas. Del Rio, Texas.
			,

		20.4
Districts.	Ports of Entry. Ports of Delivery.	Ports and Places at which Deputy Collectors or Surveyors are Stationed.
Corpus Christi,	Corpus Christi, Aransas,	Laredo, Texas. Carrizo, Texas.
Brazos de Santiago, .	Brownsville,	Aransas Pass, Texas. Point Isabel, Texas. Edinburgh, Texas. Rio Grande City, Texas. Roma, Texas. Santa Maria, Texas.
Paso del Norte, .	El Paso,	Salado, Texas. San Elizario, Texas. La Noria, Texas. Presidio del Norte, Texas. Deming, N. M. Tucson, Ariz. Yuma, Ariz. Charleston, Ariz. Arivaca, Ariz. Calabasas, Ariz.
	California	Line City (Isaacson), Ariz.
San Diego,	California. San Diego.	
Wilmington,	Wilmington, Santa Barbara. San Buenaventura. Hueneme.	
San Francisco,	San Luis Obispo, .	San Luis Obispo, Cal.
Humboldt,	Eureka, Crescent City.	
	Oregon and Washington Territor	ory.
So. Dist. of Oregon, .	Coos Bay (Emp. City), Ellensburg.	
	Port Orford. Gardner.	
Yaquina,	Yaquina, Newport.	
Oregon,	Astoria. Portland.	
	Port Townsend,	Sooyoos and Colvill, W. T.
		San Juan&FridayHb'r,W.T. Sehorn, W. T.
	Alaska.	
Alaska,	Sitka,	Wrangel, Alaska. Kodiak, Alaska.
	Montana and Idaho.	Onalaska, Alaska.
Montana and Idaho,	Fort Benton.	
Additional wind Landoy	Minnesota.	
Minnesota,	Saint Vincent, Saint Paul,	Neeche, Dak. Saint Paul, Minn. Bismarck, Dak. Turtle Mountain, Dak. Pembina, Dak.
Duluth,	Duluth. Wisconsin.	
Milwaukee,	Milwaukee, Kenosha, Racine, Sheboygan, Green Bay, Depere,	Kenosha, Wis. Manitowoc, Wis. Green Bay, Wis. Sheboygan, Wis. Racine, Wis. During naviga- tion.
	Michigan.	
Michigan,	Grand Haven, Cheboygan,	St. Ignace, Mich. D'ng nav. Cheboygan, Mich. Mackinac, Mich. Charlevoix, Mich. During Frankfort, Mich. any'n. Manistee, Mich Ludington, Mich.

Districts	Ports of En	ntry. Ports of Delive	Ports and Places at which Deputy Collectors or Surveyors are Stationed.
Michigan, .	Grand Haven,	. Cheboygan, .	Pentwater, Mich. Montague, Mich. P't Sherman, Mich. Muskegon, Mich. Holland, Mich.
Huron,	Port Huron,		Saugatuck, Mich. S'th Haven, Mich. Benton Hb'r, Mich. St. Joseph, Mich. Algonac, Mich. Alpena, Mich.
			Au Sable, Mich. nav'n Bay City, Mich. East Saginaw, Mich. East Tawas, Mich. During Lexington, Mich. nav'n Marine City, Mich. Port Austin, Mich. During P't Crescent, M'h. Sand Beach, Mich. gation.
Detroit, .	Detroit, .		Saint Clair, Mich. Grosse Isle, Mich. Wyandotte, Mich. Mount Clemens, Mich. Springwells, Mich. Newport, Mich. Ecorse, Mich. Grosse Point, Mich. New Baltimore, Mich. Trenton, Mich. Gibraltar, Mich.
Superior, .	Marquette,	. Sault Saint Mari Mackinaw, .	Monroe, Mich. Rockwood, Mich.
	In	diana and Illinois,	Isle Royal, Mich.
Chicago, .	Chicago, .	Waukegan, . Michigan City.	. Michigan City, Ind.
		Indiana.	
		Indianapolis, .	. Indianapolis, Ind.
		Ohio.	
Miami, . Sandusky, .	Toledo Sandusky,		. Kelly's Island, Ohio. Marble Head, Ohio. Put-in Bay, Ohio. Vermillion, Ohio.
Cuyahoga, .	Cleveland, .	Fairport,	Huron, Ohio. Port Clinton, Ohio. Fremont, Ohio. Lorain, Ohio. Fairport, Ohio.
			Ashtabula, Ohio. Conneaut, Ohio.
		Colorado.	Amherst, Ohio.
		Denver, .	. Denver, Col.

PORTS AT WHICH MERCHANDISE MAY BE ENTERED FOR TRANSPORTA-TION TO OTHER PORTS WITHOUT APPRAISEMENT, UNDER THE ACT OF JUNE 10, 1880.

Boston, Mass. Baltimore, Md. Bath, Me. Chicago, Ill Charleston, S. C. Cleveland, Ohio. Detroit, Mich. Galveston, Texas. Mobile, Ala. New York, N. Y.

New Orleans, La. Norfolk, Va. Philadelphia, Pa. Portland, Me. Port Huron, Mich.

Pensacola, Fla. Rochester, N. Y. Savannah, Ga. San Francisco, Cal. Toledo, Ohio.

PORTS TO WHICH MERCHANDISE MAY BE TRANSPORTED WITHOUT AP-PRAISEMENT UNDER THE ACT OF JUNE 10, 1880.

Atlanta, Ga. Buffalo, N. Y. Burlington, Vt. Boston, Mass. Baltimore, Md. Bath, Me. Charleston, S. C. Chicago, Ill. Cincinnati, Ohio. Cleveland, Ohio. Detroit, Mich.

Denver, Col. Georgetown, D. C. Galveston, Texas. Hartford, Conn. Indianapolis, Ind. Kansas City, Mo. Louisville, Ky. Middletown, Conn. Milwaukee, Wis. Memphis, Tenn. Mobile, Ala.

New York, N.Y. New Haven, Conn. Norfolk, Va. New Orleans, La. Providence, R. I. Philadelphia, Pa. Pittsburgh, Pa. Portland, Me. Portsmouth, N. H. Port Huron, Mich. Portland, Oregon.

Rochester, N. Y. Richmond, Va. Savannah, Ga. Saint Louis, Mo. Saint Joseph, Mo. Saint Paul, Minn. San Francisco, Cal. San Diego, Cal. Toledo, Ohio. Wilmington, Del. Wilmington, N. C.

PORTS DESIGNATED BY THE PRESIDENT OF THE UNITED STATES, PUR-SUANT TO SECTION 2866, R. S., FROM WHICH IMPORTED MERCHANDISE MAY BE FORWARDED IN BOND IN TRANSIT THROUGH THE UNITED STATES TO OR FROM THE DOMINION OF CANADA, UNDER THE TREATY OF WASHINGTON.

Boston, Mass. Buffalo, N. Y. Baltimore, Md. Cape Vincent, N. Y. Charlotte, N. Y. Chicago, Ill. Detroit, Mich. Duluth, Minn.

Eastport, Me. Eastport, Me.
Grosse Isle, Mich.
Island Pond, Vt.
Morristown, N. Y.
Milwaukee, Wis.
New York, N. Y.
Newport, Vt. New Haven, Conn.

New Orleans, La. Ogdensburgh, N. Y. Oswego, N. Y. Philadelphia, Pa. Port Huron, Mich. Portland, Me. Pembina, Dak. Saint Vincent, Minn.

Richford, Vt. Rouse's Point, N. Y. Saint Albans, Vt. Suspension Bridge, N.Y. Vanceborough, Mo. Whitehall, N. Y.

PORTS DESIGNATED BY THE SECRETARY OF THE TREASURY, UNDER AUTHORITY OF SECTION 3005, R. S., FROM WHICH IMPORTED MERCHANDISE MAY BE FORWARDED IN BOND IN TRANSIT THROUGH THE UNITED STATES TO THE REPUBLIC OF MEXICO.

Boston, Mass. Baltimore, Md. Brownsville, Texas.

Corpus Christi, Texas. New Orleans, La. Galveston, Texas. New York, N. Y.

Philadelphia, Pa.

San Francisco, Cal. Wilmington, Cal.

PORTS AT WHICH BONDED WAREHOUSES ARE ESTABLISHED.

Buffalo, N. Y. Boston, Mass. Baltimore, Md. Bangor, Me Bath, Me. Belfast, Me. Booth Bay, Me. Beaufort, N. C. Burlington, Vt. Chatham, Mass. Castine, Me. Chicago, Ill. Cleveland, Ohio. Chattanooga Tenn. Corpus Christi, Texas. Duluth, Minn.

Detroit, Mich. Erie, Pa. Eastport, Me. El Paso, Texas. Ellsworth, Me. Evansville, Ind. Gloucester, Mass. Galveston, Texas. Hartford, Conn. Harwich, Mass. Hancock, Me. Key West, Fla. Memphis, Tenn. Mobile, Ala.

New York, N. Y. Newburyport, Mass. New Orleans, La. New Haven, Conn. New London, Conn. Oswego, N. Y. Philadelphia, Pa. Pittsburgh, Pa. Provincetown, Mass. Plymouth, Mass. Plattsburgh, N. Y. Portland, Me. Portsmouth, N. H. Providence, R. I. Minneapolis, Minn. Perth Amboy, N. J. Morristown (Ogdensburgh), N. Y.

Portland, Ore. Rochester, N. Y. Rouse's Point, N. Y. Salem, Mass. Saint Louis, Mo. San Francisco, Cal. Saint Vincent, Minn. Suspension Bridge, N.Y. Savannah, Ga. Wiscasset, Me. Wilmington, N. C. Wellfleet, Mass. Waldoborough, Me. Wilmington, Del.

Note.—Goods in bond arriving at the ports of Norfolk, Va., Louisville, Ky., Saint Paul, Minn., Milwaukee, Wis., Georgebown, D. C., New Bedford, Mass., Albany, N. Y., Cincinnati, Ohio Brownsville, Texas, and Indianapolis, Ind., are stored in the Custom-house premises at those F. FRENCH, ports. Acting Secretary.

TREASURY DEPARTMENT, March 27, 1883.

TREASURY CIRCULAR,

RELATIVE TO THE GUANO ISLANDS APPERTAINING TO THE UNITED STATES.

TREASURY DEPARTMENT

February 12, 1869.

To Collectors of Customs:

You will find hereto annexed a corrected list of the Guano Islands, bonded under the Act of August 18, 1856, as appears by the bonds and papers, transmitted from the Department of State, now on file in the office of the First Comptroller of the Treasury.

The several islands named and described in said list having been duly bonded, and considered by the President of the United States "as appertaining to the United States," in manner and form prescribed by said Act, and, as a consequence thereof, brought under the laws regulating the coasting trade, your attention is directed to the same with a view to

the proper enforcement of these laws regulating intercourse with said islands. By the first proviso of the second section of the above-named Act [11 Stat., p. 119,] it

is provided:

"That no guano shall be taken from said islands, rock, or key, except for the use of citizens of the United States, or of any person resident therein." [For partial suspension of this prohibition, see second section of the Act of July 28, 1866.]

It is further provided by the aforesaid second section, that "The introduction of guano from said islands, rocks, or keys, shall be regulated as the coasting trade between the different parts of the United States, and the same laws shall govern the vessels concerned therein."

And, as the laws of the United States forbid foreign vessels from engaging in the coasting trade, and as commercial intercourse with these islands thus form a part of said trade, you are hereby requested to use all due vigilance to prevent the infraction of any law or regulation upon that subject.

H. McCulloch.

Secretary of the Treasury.

GUANO ISLANDS

PERTAINING TO THE UNITED STATES AND BONDED UNDER ACT OF AUGUST 18, 1856.

Booby Key, Caroline,	itucket,	, .	•	•					3° 40′ N. 14° 18′ N. 9° 49′ S 0° 15′ N. 8° 54′ N. 5° 40′ S. 11° 48′ S. 3° 35′ S. 14° 14′ N. 9° 54′ S	159° 28′ W 80° 08′ W 151° 15′ W 176° 30′ W 155° 55′ W 154° 10′ W 171° 39′ W 80° 30′ W 150° 07′ W
Anchor Key, Anne's, Baker's, or New Nan Barber's, Barren, or Starve, Bauman's Islands, Birnies', Booby Key, Caroline, Christmas, Clarence, Dangerous, Dangers Rock, David's,	itucket,	, , , , , , , , , , , , , , , , , , , ,	•	•			•		9° 49′ 8 0° 15′ N. 8° 54′ N. 5° 40′ 8. 11° 48′ 8. 3° 35′ 8. 14° 14′ N. 9° 54′ 8	151° 15′ W 176° 30′ W 178° 00′ W 155° 55′ W 154° 10′ W 171° 39′ W 80° 30′ W 150° 07′ W
Anne's, Baker's, or New Nar Barber's, Barren, or Starve, Bauman's Islands, Birnies', Booby Key, Caroline, Christmas, Clarence, Dangerous, Dangers Rock, David's,	atucket,	,	•	•	•	•	•		0° 15′ N. 8° 54′ N. 5° 40′ S. 11° 48′ S. 3° 35′ S. 14° 14′ N. 9° 54′ S	176° 30′ W 178° 00′ W 155° 55′ W 154° 10′ W 171° 39′ W 80° 30′ W 150° 07′ W
Baker's, or New Nan Barber's, Barren, or Starve, . Bauman's Islands, . Birnies', . Booby Key, Caroline, Christmas, Clarence, Dangerous, . Dangers Rock, David's,	itucket,		•		•	•	•		8° 54′ N. 5° 40′ S. 11° 48′ S. 3° 35′ S. 14° 14′ N. 9° 54′ S	178° 00′ W 155° 55′ W 154° 10′ W 171° 39′ W 80° 30′ W 150° 07′ W
Barber's, Barren, or Starve, Bauman's Islands, Birnies', Booby Key, Caroline, Christmas, Clarence, Dangerous, Dangers Rock, David's,		•	•	•	•	•	•		5° 40′ S. 11° 48′ S. 3° 35′ S. 14° 14′ N. 9° 54′ S	155° 55′ W 154° 10′ W 171° 39′ W 80° 30′ W 150° 07′ W
Barren, or Starve, Bauman's Islands, Birnies', Booby Key, Caroline, Christmas, Clarence, Dangerous, Dangers Rock, David's,	•	•	•	•	•	•			11° 48′ S. 3° 35′ S. 14° 14′ N. 9° 54′ S	154° 10′ W 171° 39′ W 80° 30′ W 150° 07′ W
Bauman's Islands, Birnies', Booby Key, Caroline, Christmas, Clarence, Dangerous, Dangers Rock, David's,	•	•	•	•					3° 35′ S. 14° 14′ N. 9° 54′ S	171° 39′ W 80° 30′ W 150° 07′ W
Birnies',	•	•	•	•					14° 14′ N. 9° 54′ S	80° 30′ W 150° 07′ W
Booby Key, Caroline, Christmas, Charence, Dangerous, Dangers Rock, David's,	•	•	•						14° 14′ N. 9° 54′ S	150° 67′ W
Caroline,	•		•						0 0,	
Christmas,	•		•						10 507 NT	1550 104 112
Clarence,	•		· ·	-					1° 58′ N.	157° 10′ W
Dangerous,									9° 07′ S.	171° 40′ W
Dangers Rock,							Ĭ		10° 00′ S	165° 56′ W
David's,					· .		·		6° 30′ N	162° 23′ W
									0° 40′ N.	170° 10 W
			:			:	:	•	8° 30′ S	172° 10′ W
Enderbury,		•		:		•		•	3° 08′ S.	174° 14′ W
Enderbury,		•	•			:			3° 08′ S.	171° 08′ W
Farmer's,									3° 00′ S.	170° 50′ W
TO I	:		:		•	•		-	2° 50′ S.	176° 40′ W
	•	•	•	•	•	•	•	•	10° 32′ S.	162° 05′ W
Flint,	•	•	•	•	•	•	•	•	11° 26′ S.	151° 48′ W
Flint's,	•	•	•	•	•	•	•	•	9° 58′ S.	161° 40′ W
Frances,	•	۰	•	•	۰	•	•	•	10° 00′ S.	156° 59′ W
Frienhaven, Gallego,								•	10° 00′ S. 1° 42′ N.	104° 05′ W

GUANO ISLANDS .- (Continued.)

	LATITUDE.	LONGITUDE.
Ganges,	10° 59′ S.	160° 55′ W.
Gardner's,	4° 40′ S.	174° 52′ W.
Great and Little Swan Islands, in Caribbean Sea,	1 20 0.	
Oi	10° 00′ S.	156° 44′ W
Hana on Stambuals	5° 25′ S.	155° 56′ W.
	0° 52′ N.	176° 52′ W.
Howland, or Nowlands,	10° 40′ S.	160° 52′ W.
Humphrey's,	0° 21′ S.	159° 52′ W.
Jarvis,	0 21 5.	100 02 77
	4° 41′ S.	173° 44′ W.
Kemn's,	11° 05′ S.	161° 50′ W.
Lideron's,	9° 33′ S.	170° 38′ W.
Low Islands,		
Makin,	3° 02′ N.	172° 46′ W.
Malden's,	4° 00′ S.	155° 00′ W.
Mary Letitia's,	4° 40′ S.	173° 20′ W.
Mary's,	2° 53′ S.	172° 00′ W.
Mathew's,	2° 03′ N.	173° 26′ W.
McKean,	3° 35′ S.	174° 17′ W.
Nassau,	11° 30′ S.	165° 30′ W.
Navassa,	18° 10′ N.	75° 00′ W.
New Nantucket, or Baker's,	0° 15′ N.	176° 30′ W.
Northeast Key,	14° 24′ N.	80° 14′ W.
North Keys, (two in number,)	14° 25′ N.	80° 20′ W
North Rocks,	14° 20′ N.	80° 26′ W.
Nowland's, or Howland's,	0° 52′ N.	176° 52′ W
Palmyros,	5° 48′ N.	162° 20′ W
Penhuyn's,	8° 55′ S.	158° 07′ W.
Pescado,	10° 38′ S.	159° 20′ W.
Phonix	3° 40′ S.	170° 52′ W.
Phenix,	3° 47′ S.	170° 55′ W.
D	4° 42′ N	161° 38′ W.
2:1	10° 32′ S.	170° 12′ W.
D: 1-	10° 10′ S.	160° 53′ W.
75 1 1 7 1 3	11° 00′ S.	156° 07′ W.
	5° 10′ N.	162° 20′ W.
	14° 16′ N.	80° 15′ W.
Carrie A and		
Saran Anne,	4° 00′ N.	154° 22′ W.
Serrana Key,	14° 15′ N.	80° 24′ W.
Sidney's Islands,	4° 20′ S.	171° 00′ W.
Starbuck, or Hero,	5° 25′ S.	155° 56′ W
Starve, or Barren,	5° 40′ S.	155° 55′ W.
Staver's,	10° 05′ S.	152° 16′ W.
Triangle Keys, (three in number,)	14° 20′ N.	80° 05′ W.
Uahuga, or Washington,	4° 40′ N.	160° 07′ W
Walker's,	3° 58′ N.	149° 10′ W
Washington, or Uahuga,	4° 40′ N.	160° 07′ W.

The following are added under circular of October 12, 1871, Syn. Series, 936:

									LATITUDE.	LONGITUDE.
Pedro Keys,									17° 00′ 00′′ N.	77° 52′ 00′′ W.
Petrel, Quito Sereno,	•	•		٠	:	٠	:	:	15° 52′ 20′′ N. 14° 30′ 00′′ N.	
Roucador,	•	•	•					•	13° 33′ 00′′ N.	

EXTRACTS FROM POST-OFFICE ACTS.

(U. S. REVISED STATUTES.)

SEC. 3912. The rate of United States postage on mail matter sent to or received from foreign countries with which different rates have not been established by postal convention or othe. arrangement, when forwarded by vessels regularly employed in transporting the mail, shall be ten cents for each half ounce or fraction thereof on letters, unless reduced by order of the Postmaster General; two cents each on newspapers; and not exceeding two cents per each two ounces, or fraction thereof, on pamphlets, periodicals, books, and other printed matter, which postage shall be prepaid on matter sent and collected on matter received; and, to avoid loss to the United States in the payment of balances, the Postmaster General may collect the unpaid postage on letters from foreign countries in coin or its equivalent.

Sec. 3913. All letters conveyed by vessels not regularly employed in carrying the mail shall, if for delivery within the United States, be charged with double postage, to cover the fee paid

to the vessel.

SEC 3916. To facilitate letter correspondence, and to provide for the transmission in the mails, at a reduced rate of postage, of messages, orders, notices, and other short communications, either printed or written in pencil or ink, the Postmaster General is authorized and directed to furnish and issue to the public, with postage-stamps impressed upon them, "postal cards," manufactured of good, stiff paper, of such quality, form, and size as he shall deem best adapted for general use; which cards shall be used as a means of postal intercourse, under rules and regulations to be prescribed by the Postmaster General, and when so used shall be transmitted through the mails at a postage charge of one cent each, including the cost of their manufacture.

SEC. 3986. No person shall carry any letter or packet on board any vessel which carries the mail otherwise than in such mail, except as provided in section three thousand nine hundred and ninety-three; and for every such offence the party offending shall be liable to a penalty of

fifty dollars.

SEC. 3987. No vessel departing from the United States for any foreign port shall receive on board or convey any letter or packet originating in the United States which has not been regularly received from the post-office at the port of departure, and which does not relate to the cargo of such vessel, except as provided in section three thousand nine hundred and ninetythree; and every collector, or other officer of the port empowered to grant clearances, shall require from the master of such vessel, as a condition of clearance, an oath or affirmation that he has not received on board, has not under his care or control, and will not receive or convey any letter or packet contrary to the provisions of this section.

SEC 3988. No vessel arriving within any port or collection district of the United States shall be allowed to make entry or break bulk until all letters on board are delivered at the nearest post-office, and the master thereof has signed and sworn to the following declaration, before the

collector or other proper customs officer:

"I, A. B., master of the —, arriving from —, and now lying in the port of —, do solemnly swear (or affirm) that I have, to the best of my knowledge and belief, delivered at the post-office at ---, every letter, and every bag, packet, or parcel of letters, which were on board the said vessel during her last voyage, or which were in my possession or under my power

And any master who shall break bulk before he has delivered such letters, shall be liable to a penalty of not more than one hundred dollars, recoverable, one-half to the officer making the

seizure, and the other to the use of the United States.

SEC. 3989. Any special agent of the Post-Office Department, when instructed by the Postmaster General to make examinations and seizures, and the collector or other customs officer of any port,* without special instructions, shall carefully search all vessels for letters which may be on board, or which have been conveyed contrary to law.

SEC. 3990. Any special agent of the Post-Office Department, collector, or other customs officer, or United States marshal or his deputy, may at all times seize all letters and bags, packets or parcels, containing letters which are being carried contrary to law on board any vessel or on

^{* &}quot;Importations through the Mail.—The Postmaster General complains that registered letters and packages received through the mail from foreign countries are seized and detained by the collector of customs at the port in the United States at which they first arrive, and requests that measures shall be taken to prevent such alleged violation of the postal laws.

"It has been agreed that collectors shall not require postmasters to deliver to them any letter or package addressed to a person residing at another port or place where a customs officer is stationed. A careful inspection, however, should be made by the postmaster, and, if any such letter or package be suspected to contain dutiable articles, the postmaster at the place of destination should be notified, in order that he may inform the proper officer of the customs. Such letters and packages should be opened in the presence of an officer of the customs by the person to whom addressed, and any dutiable article contained therein, not mentioned in a postal convention applicable, should be sized and held to await the decision of this department, upon any application which may be made for a mitigation of the forfeiture incurred."—(Treasury Circular, November 26, 1873. Syn. Series, No. 1723.)

any post-route, and convey the same to the nearest post-office; or may, by the direction of the Postmaster General or Secretary of the Treasury, detain them until two months after the final determination of all suits and proceedings which may, at any time within six months after such

seizure, be brought against any person for sending or carrying such letters.

SEC 3991. Every package or parcel seized by any special agent of the Post-Office Department, collector, or other customs officer, or United States marshal or his deputies, in which any letter is unlawfully concealed, shall be forfeited to the United States, and the same proceedings may be had to enforce the forfeiture as are authorized in respect to goods, wares, and merchandise forfeited for violation of the revenue laws; and all laws for the benefit and protection of custom; officers making seizures for violating revenue laws shall apply to officers making seizures for violating the postal laws.

SEC 3992. Nothing herein contained shall be construed to prohibit the conveyance or transmission of letters or packets by private hands without compensation, or by special messenger

employed for the particular occasion only.

SEC. 3993. All letters inclosed in stamped envelopes, if the postage-stamp is of a denomination sufficient to cover the postage that would be chargeable thereon if the same were sent by mail, may be sent, conveyed, and delivered otherwise than by mail, provided such envelope shall be duly directed and properly sealed, so that the letter cannot be taken therefrom without defacing the envelope, and the date of the letter or of the transmission or receipt thereof shall be written or stamped upon the envelope. But the Postmaster General may suspend the operation of this section upon any mail route where the public interest may require such suspension.

Sec. 3995. Any person who shall knowingly and wilfully obstruct or retard the passage of the mail, or any carriage, horse, driver, or carrier carrying the same, shall, for every such offence,

be punishable by a fine of not more than one hundred dollars.

Sec. 3996. Any ferryman who shall delay the passage of the mail by wilful neglect or refusal to transport the same across any ferry shall, for every ten minutes such mail may be so delayed,

be liable to a penalty of ten dollars.

Sec. 5465. Any person who shall forge or counterfeit, or knowingly utter or use any forged or counterfeited postage-stamp of any foreign government, shall be punished by imprisonment at hard labor of not less than two nor more than ten years.

MARCH 3, 1879.

(U. S. STATUTES AT LARGE, VOL. XX., p. 355.)

Chap. 180.—An Act making Appropriations for the Service of the Post-Office Department for the fiscal Year ending June thirtieth, eighteen hundred and eighty, and for other Purposes.

SEC. 7. That mailable matter shall be divided into four classes:

First, written matter;

Second, periodical publications;

Third, miscellaneous printed matter;

Fourth, merchandise.

SEC. 8. Mailable matter of the first class shall embrace letters, postal cards, and all matters

wholly or partly in writing, except as hereinafter provided.

SEC. 9. That on mailable matter of the first class, except postal cards and drop letters, postage shall be prepaid at the rate of three cents for each half ounce or fraction thereo;; postal cards shall be transmitted through the mails at a postage charge of one cent each, including the cost of manufacture; and drop letters shall be mailed at the rate of two cents per half ounce or fraction thereof, including delivery at letter carrier offices, and one cent for each half ounce or fraction thereof where free delivery by carrier is not established. The Postmaster General may, however, provide, by regulation, for transmitting unpaid and duly certified letters of soldiers, sailors, and marines in the service of the United States to their destination, to be paid on delivery

SEC. 10. That mailable matter of the second class shall embrace all newspapers and other periodical publications which are issued at stated intervals, and as frequently as four times a

year, and are within the conditions named in sections twelve and fourteen.

Sec. 11. Publications of the second class, except as provided in section twenty-five, when sent by the publisher thereof, and from the office of publication, including sample copies, or when sent from a news agency to actual subscribers thereto, or to other news agents, shall be entitled to transmission through the mails at two cents a pound or fraction thereof, such postage to be prepaid, as now provided by law.

SEC. 12. That matter of the second class may be examined at the office of mailing, and if found to contain matter which is subject to a higher rate of postage, such matter shall be charged with postage at the rate to which the inclosed matter is subject: *Provided*, That nothing herein contained shall be so construed as to prohibit the insertion in periodicals of advertisements

attached permanently to the same.

Sec. 13. That any person who shall submit, or cause to be submitted, for transportation in the mails, any false evidence to the postmaster relative to the character of his publication, shall be deemed guilty of a misdemeanor, and, upon conviction thereof in any court of competent jurisdiction, shall for every such offence be punished by a fine of not less than one hundred nor more than five hundred dollars.

SEC. 14. That the conditions upon which a publication shall be admitted to the second class

are as follows:

First. It must regularly be issued at stated intervals, as frequently as four times a year, and bear a date of issue, and be numbered consecutively.

Second. It must be issued from a known office of publication.

Third. It must be formed of printed paper sheets, without board, cloth, leather, or other substantial binding, such as distinguish printed books for preservation from periodical publications. Fourth. It must be originated and published for the dissemination of information of a public

Fourth. It must be originated and published for the dissemination of information of a public character, or devoted to literature, the sciences, arts, or some special industry, and having a legitimate list of subscribers: *Provided*, *however*, That nothing herein contained shall be so construed as to admit to the second class rate regular publications designed primarily for advertising purposes, or for free circulation, or for circulation at nominal rates.

SEC. 15. That foreign newspapers and other periodicals of the same general character as those admitted to the second class in the United States may, under the direction of the Postmaster General, on application of the publishers thereof or their agents, be transmitted through the mails at the same rates as if published in the United States. Nothing in this act shall be so construed as to allow the transmission through the mails of any publication which violates any

copyright granted by the United States.

Sec. 16. That publishers of matter of the second class may, without subjecting it to extra postage, fold within their regular issues a supplement; but in all cases the added matter must be germane to the publication which it supplements; that is to say, matter supplied in order to complete that to which it is added or supplemented, but omitted from the regular issue for want of space, time, or greater convenience, which supplement must in every case be issued

with the publication.

SEC. 17. That mail matter of the third class shall embrace books, transient newspapers, and periodicals, circulars, and other matter wholly in print (not included in section twelve), proofsheets, corrected proof-sheets, and manuscript copy accompanying the same, and postage shall be paid at the rate of one cent for each two ounces or fractional part thereof, and shall fully be prepaid by postage-stamps affixed to said matter. Printed matter other than books received in the mails from foreign countries under the provisions of postal treaties or conventions shall be free of customs duty; and books which are admitted to the international mails, exchanged under the provisions of the Universal Postal Union Convention, may, when subject to customs duty, be delivered to addresses in the United States under such regulations for the collection of duties as may be agreed upon by the Secretary of the Treasury and the Postmaster General.

SEC. 18. That the term "circular" is defined to be a printed letter, which, according to internal evidence, is being sent in identical terms to several persons. A circular shall not lose its character as such when the date and the name of the addressed and of the sender shall be

written therein, nor by the correction of mere typographical errors in writing.

SEC. 19. That "printed matter" within the intendment of this act is defined to be the reproduction upon paper, by any process except that of handwriting, of any words, letters, characters, figures, or images, or of any combination thereof, not having the character of an actual and

personal correspondence.

SEC. 20. That mailable matter of the fourth class shall embrace all matter not embraced in the first, second, or third class, which is not in its form or nature liable to destroy, deface, or otherwise damage the contents of the mail bag, or harm the person of any one engaged in the postal service, and is not above the weight provided by law, which is hereby declared to be not exceeding four pounds for each package thereof, except in case of single books weighing in excess of that amount, and except for books and documents published or circulated by order of Congress, or official matter emanating from any of the departments of the government, or from the Smithsonian Institution, or which is not declared non-mailable under the provision of section thirty-eight hundred and ninety-three of the Revised Statutes, as amended by the act of July twelfth, eighteen hundred and seventy-six, or matter appertaining to lotteries, gift con-

certs, or fraudulent schemes or devices.

SEC. 21. That all matter of the fourth class shall be subject to examination and to a postage charge at the rate of one cent an onnce or fraction thereof, to be prepaid by stamps affixed. If any matter excluded from the mails by the preceding section of this act, except that declared non-mailable by section thirty-eight hundred and ninety-three of the Revised Statutes as amended, shall, by inadvertence, reach the office of destination, the same shall be delivered in accordance with its address: Provided, That the party addressed shall furnish the name and address of the sender to the postmaster at the office of delivery, who shall immediately report the facts to the Postmaster General. If the person addressed refuse to give the required information, the postmaster shall hold the package subject to the order of the Postmaster General. All matter declared non-mailable by section thirty-eight hundred and ninety-three of the Revised Statutes as amended, which shall reach the office of delivery, shall be held by the postmaster at the said office subject to the order of the Potmaster General.

SEC. 22. That mailable matter of the second class shall contain no writing, print, mark, or sign thereon or therein in addition to the original print, except as herein provided, to wit, the

name and address of the person to whom the matter shall be sent, and index figures of subscription book, either written or printed, the printed title of the publication, the printed name and address of the publisher or sender of the same, and written or printed words or figures, or both, indicating the date on which the subscription to such matter will end. Upon matter of the third class, or upon the wrapper inclosing the same, the sender may write his own name or address thereon, with the word "from" above and preceding the same, and in either case may make simple marks intended to designate a word or passage of the text to which it is desired to call attention. There may be placed upon the cover or blank leaves of any book or of any printed matter of the third class a simple manuscript dedication or inscription that does not partake of the nature of a personal correspondence. Upon any package of matter of the fourth class the sender may write or print his own name and address, preceded by the word "from," and there may also be written or printed the number and names of the articles inclosed; and the sender thereof may write or print upon or attach to any such articles, by tag or label, a mark, number, name, or letter, for purpose of identification.

SEC. 23. That matter of the second, third, or fourth class, containing any writing or printing other than indicated in the preceding section, or made in the manner other than therein indicated, shall not be delivered except upon the payment of postage for matter of the first class, deducting therefrom any amount which may have been prepaid by stamps affixed to such matter; and any person who shall conceal or inclose any matter of a higher class in that of a lower class, and deposit, or cause the same to be deposited, for conveyance by mail, at a less rate than would be charged for both such higher and lower class matter, shall, for every such offence, be liable to a penalty of ten dollars: *Provided*, however. That nothing herein contained shall be so construed as to prevent publishers of the second class and news agents from inclosing, in their publications, bills, receipts, and orders for subscription thereto; but such bills, receipts, and orders shall be in such form as to convey no other information than the name, location, and

subscription price of the publication or publications to which they refer.

SEC. 24. That the Postmaster General may prescribe, by regulation, the manner of wrapping and securing for the mails all packages of matter not charged with first class postage, so that the contents of such packages may be easily examined; and no package, the contents of which cannot be easily examined, shall pass in the mails, or be delivered at a less rate than for matter

of the first class.

Sec. 25. That publications of the second class, one copy to each actual subscriber residing in the county where the same are printed, in whole or in part, and published, shall go free through the mails; but the same shall not be delivered at letter-carrier offices, or distributed by carriers, unless postage is paid thereon at the rate prescribed in section thirteen of this act: Previded, That the rate of postage on newspapers, excepting weeklies, and periodicals not exceeding two ounces in weight, when the same are deposited in a letter-carrier office for delivery by its carriers, shall be uniform at one cent each; periodicals weighing more than two ounces shall be subject, when delivered by such carriers, to a postage of two cents each, and these rates shall be prepaid by stamps affixed.

Sec. 26. That all mail-matter of the first class upon which one full rate of postage has been

Sec. 26. That all mail-matter of the first class upon which one full rate of postage has been prepaid, shall be forwarded to its destination, charged with the unpaid rate, to be collected on delivery; but postmasters, before delivering the same, or any article of mail-matter upon which prepayment in full has not been made, shall affix, or cause to be affixed, and cancelled, as ordinary stamps are cancelled, one or more stamps equivalent in value to the amount of postage due on such article of mail-matter, which stamps shall be of such special design and denomination as the Postmaster General may prescribe, and which shall in no case be sold by any posmaster,

nor received by him in prepayment of postage.

SEC. 33. That so much of this act as is embraced in sections four to thirty-one, both inclusive, shall take effect from the first day of May, 1879; and all acts, or parts of acts, inconsistent with the provisions of this act, are hereby repealed.

MARCH 3, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 92.)

Chap. 453.—An act making Appropriations for the Service of the Post-Office Department for the fiscal Year ending June thirtieth, eighteen hundred and eighty-four, and for other Purposes.

SEC. 1. Upon all matter of the first class, as defined by chapter one hundred and eighty of the laws of Congress, approved March third, eighteen hundred and seventy-nine, entitled "An act making Appropriations for the Service of the Post-Office Department for the fiscal Year ending June thirtieth, eighteen hundred and eighty, and for other Purposes," and by that act declared subject to postage at the rate of three cents for each half ounce or fraction thereof, postage shall be charged, on and after the first day of October, A.D. eighteen hundred and eighty-three, at the rate of two cents for each half ounce or fraction thereof; and all acts, so far as they fix a different rate of postage than herein provided upon such first class matter, are, to that extent, hereby repealed.

MARCH 3, 1883.

(U. S. STATUTES AT LARGE, VOL. XXII., p. 123.)

Chap. 526.—An Act to modify the postal money-order system, and for other purposes.

SEC. 1. That for the transmission of small sums under five dollars through the mails the Postmaster-General may authorize postmasters at money-order offices to issue money-orders, without corresponding advices, on an engraved form to be prescribed and furnished by him; and a money order issued on such new form shall be designated and know as a "postal note," and a fee of three cents shall be charged for the issue thereof. Every postmaster who shall issue a postal note, under the authority of the Postmaster-General, shall make the same payable to the bearer, when duly receipted, at any money-order office which the remitter thereof may select, and a postal note shall in like manner be payable to pearer when presented at the office of issue; and after a postal note has once been paid, to whomsoever it has been paid, the United States shall not be liable for any further claim for the amount thereof; but a postal note shall become invalid and not payable upon the expiration of three calendar months from the last day of the month during which the same was issued; and the holder, to obtain the amount of an invalid postal note, must forward it to the superintendent of the money-order system at Washington, District of Columbia, together with an application in such manner and form as the Postmaster-General may prescribe, for a duplicate thereof, payable to such holder; and an additional fee of three cents shall be charged and exacted for the issue of the duplicate.

SEC. 2. That the provisions of section thirty-eight hundred and thirty-four, title forty-six, chapter one, and the provisions of sections four thousand and twenty-seven, four thousand and thirty, four thousand and thirty-nine, four thousand and forty-one, four thousand and forty-two, four thousand and fortythree, four thousand and forty-four, four thousand and forty five, four thousand and forty-six, and four thousand and forty-eight, title forty-six, chapter thirteen of the Revised Statutes, edition of eighteen hundred and seventy-eight, shall be deemed and taken to be applicable to postal notes as well as to moneyorders; and that in addition to the authority granted by section four thousand and forty-eight of said Revised Statutes to the Postmaster-General to pay out of the proceeds of the money-order business the cost of stationery and such incidental expenses as are necessary for the transaction of that business, he is hereby authorized to pay out of the proceeds of said business the compensation of an agent and the necessary assistants to distribute postal notes to postmasters, and also the necessary incidental expenses of the agency; and such agent shall, before entering upon his duties, give bond for the faithful performance thereof in such sum and form and with such security as the Postmaster-General may approve. And all blanks, blank-books, and printed or engraved matter supplied to postmasters by the Postmaster-General or used in his department for the transaction of the money-order business shall be obtained from the lowest responsible bidders for furnishing printed and engraved matter, respectively, under separate advertisements calling for proposals to furnish the same for a period of four years, upon such conditions as the Postmaster-General may prescribe: Provided, That the Public Printer and the Chief of the Bureau of Engraving and Printing of the Treasury Department shall submit, respectively, estimates of the cost of furnishing such printed and engraved matter as may be required for use in the money-order business, and they shall furnish such printed and engraved matter whenever upon their estimates of cost the expenditure therefor will be less than upon proposals made as above provided

Sec. 3. That a money-order shall not be issued for more than one hundred dollars, and that the fees for money-orders shall be as follows, to wit:

For orders not exceeding ten dollars, eight cents.

For orders exceeding ten dollars and not exceeding fifteen dollars, ten cents.

For orders exceeding fifteen dollars and not exceeding thirty dollars fifteen cents.

For orders exceeding thirty dollars and not exceeding forty dollars, twenty cents.

For orders exceeding forty dollars and not exceeding fifty dollars, twenty-ive cents.

For orders exceeding fifty dollars and not exceeding sixty dollars, thirty ents.

For orders exceeding sixty dollars and not exceeding seventy dollars, thirty-five cents.

For orders exceeding seventy dollars and not exceeding eighty dollars, forty cents.

For orders exceeding eighty dollars and not exceeding one hundred dollars, forty-five cents.

Sec. 4. (Relates exclusively to compensation of officers.)

SEC. 5. That the Auditor of the Treasury for the Post-Office Department shall, as soon as practicable after the close of the present fiscal year, transmit to the Postmaster-General a statement of the aggregate amount of all moneyorders which at the beginning of said year shall have remained unpaid for a period of seven years or more after the date of their issue, and as soon as practicable after the close of each fiscal year thereafter he shall transmit in like manner a statement of the aggregate amount of all money-orders and postal notes which at the commencement of such year shall have remained unpaid for less than eight and not less than seven years after the date of their issue; and the Postmaster-General shall cause the aggregate amount of such unpaid order, and postal notes as reported annually by the Auditor to be deposited in the Treasury, to the credit of the Treasurer of the United States, for the service of-the Post Office Department. But nothing contained in this act shall be so construed as to prevent the payment, out of current money-order funds, by duplicate issue under the authority of the Postmaster General, of any lost or invalid moneyorder or of any invalid postal note more than seven years old, upon the presentation of satisfactory proof to the Postmaster-General of the ownership of such money-order or upon the production of such invalid postal note in accordance with the provisions of section one of this act; and the total amount of such lost or invalid money-orders and invalid postal notes more than seven years old paid during each year by duplicate shall be deducted from the aggregate amount of unpaid money-orders and postal notes to be deposited at the close thereof in the Treasury as hereinbefore provided.

Sec. 6. That all laws or parts of laws inconsistent with the provisions of this act shall be void in so far as they may apply to cases which may arise under this act: *Provided*, That the provisions of this act shall be put into operation by the Postmaster-General within six months after the date of its approval by the President.

June 9, 1884.

(U. S. Statutes at Large, Vol. XXIII., p. 40.)

Chap. LXXIII.—An Act fixing the rate of postage to be paid upon mail matter of the second class when sent by persons other than the publisher or news agent.

That the rate of postage on newspaper and periodical publications of the second class, when sent by others than the publisher or news agent, shall be one cent for each four ounces or fractional part thereof, and shall be fully prepaid by postage-stamps affixed to said matter.

MANIFESTS AND CLEARANCES.

CIRCULAR

Tc Collectors and Surveyors of Customs on the Northern, Northeastern, and Northwestern Frontiers of the United States.

TREASURY DEPARTMENT, September 26, 1865.

In order to secure uniformity in the practice of Customs Officers on our northern, northeastern, and northwestern frontiers, in regard to manifests and clearances, this Department deems it advisable to issue the following instructions:

The second section of the Act of July 14, 1862 (12th Stat., 572, Chap. CLXIX), authorizes "Collectors and Surveyors of the collection districts on the said frontiers to keep on sale blank manifests and clearances required for the business of their districts;" and it is the duty of these officers to see that these documents are in proper form and properly executed.

By the first section of the same Act (12th Stat., 571), the master or manager of a vessel, enrolled or licensed for carrying on the coasting trade on these frontiers, is required, "before the departure of his vessel from any port," to "file a manifest of his cargo with the collector, and obtain a clearance;" which clearance, it is the custom generally, to indorse on a duplicate of the manifest.

If the vessel, on her passage, touches at any intermediate port of the United States, and there either lades or unlades any goods, the master or manager is, by the same section, required to report to the collector of such intermediate port such arrival, and produce his manifest (the duplicate above referred to), and the collector (of the intermediate port) is required to certify on such manifest a description of the goods so laden or unladen at his port, and return the manifest to the master or manager; and when the vessel arrives at the port at which the unlading of her cargo is completed, the master or manager must deliver to the collector there the manifest, "to be placed on file in his office." As this act does not define the nature or form of the documents in question, we must refer to prior enactments for light.

By the third section of the Act of March 2, 1831 (4th Stat., 487, Rev Laws, 346), entitled "An Act to regulate the foreign and coasting trade on the northern, northeastern, and northwestern frontiers of the United States, and for other purposes," which section provides for the enrolment and license of vessels navigating the waters on those frontiers otherwise than by sea, and authorizes them "to be employed either in the coasting or foreign trade," these vessels are made, "in every other respect, liable to the rules, regulations, and penalties now (March 2, 1831) in force, relating to registered vessels on our northern, northeastern, and northwestern frontiers."

What are those "rules, regulations, and penalties," touching the subject under consider-

The one hundred and sixth section of the Collection Act of 1799 (1st Stat, 702, Rev. Laws, 133) provides that all vessels and vehicles arriving in districts on those frontiers with dutiable goods, shall be provided with "like manifests," and that "like entries shall be made;" and that "the powers and duties of officers of the customs shall be exercised and discharged in like manner" as prescribed by the same act in regard to importations "in vessels from the sea."

The requisites of such manifests, as defined by the twenty-third section of the same act (1st Stat., 644, Rev. Laws, 77), are:

1st. That they shall be in writing, and signed by the master or other person in charge of the vessel: and shall set forth—

2d. The names of all ports and places of embarkation and destination of the cargo.

3d. The "name, description, built, tonnage," and home port of the vessel.

4th. The names of the owners of the vessel, according to her register; the name of the master or other person in charge; the names of consignees, and description of consignments to order, set forth in the bills of lading; and the names of all passengers, distinguishing between cabin and steerage.

5th. A just and particular account of all goods on board, with the marks and numbers thereof; an account of remaining sea-stores, if any; and a particular description of the

baggage of each passenger.

It will be your duty, of course, to examine carefully the section itself for more particu-

lar information.

The one hundred and eleventh section of the same act (1st Stat., 704, Rev. Laws, 134), provides "That in cases where the forms of official documents, as prescribed by this act, shall be substantially complied with and observed, according to the true spirit, meaning, and intent

thereof, no penalty or forfeiture shall be incurred by a deviation therefrom."

There appears to be but little difficulty in ascertaining what was meant by the act of July 14, 1862, as respects vessels of the United States arriving at our ports on the frontiers referred to, with dutiable goods; and although the status of such vessels going from district to district, with goods exclusively of the growth or manufacture of the United States, is not equally clear, there seems to me to be no doubt that, in regard to both classes of vessels, duplicate manifests of the whole cargo, substantially as prescribed by the twenty-third section of the act of 1799, are required to be delivered to the collector of the port of departure one of which is to be filed in his office, and the other returned to the master, with a clearance indorsed thereon; that arrivals at intermediate ports are to be reported, and goods laden or unladen there to be entered on the manifest remaining in the master's hands; and that this manifest is to be filed at the port where the unlading is completed. That, as to the form and execution of the manifest, it is sufficient, if the spirit of the law be complied with; that the one great object of the act of 1799 was to secure the payment of duties on foreign importations, and when there is no reason to suppose, from the papers or transactions of masters, that they designed to evade or thwart that object, they are not to incur penalties or forfeitures by a deviation from the prescribed forms; that the penalty upon the owners for neglecting to file manifest, obtain clearance, report arrival and lading or unlading of goods at intermediate ports, or to deliver manifest to be filed at the port of destination, as required by the first section of the said act of July 14, 1862, is a fine of one hundred dollars, imposed by the sixth section of the "act to prevent smuggling," &c, passed June 27, 1864 (13th Stat., 198), and that no penalty is imposed by either of these two sections for unlading goods without a permit.

The penalty for unlading foreign goods without a permit is prescribed by the fiftieth section of the act of 1779 (1st Stat., 665, Rev. Laws, 96), the provisions of which, as we have seen, are extended to ports on our northern frontiers by the one hundred and sixth section of the same act. There seems to be no authority for imposing a penalty upon coasting vessels on those frontiers for unlading, without a permit, goods of the growth or manufacture of the United States. Such, at least, was the law prior to the passage of the Act of June 17, 1864 (13th Stat., 134), which repeals the act of 1831, above referred to, and changes the phraseology of the proviso to the third section thereof, so as to read "Provided, that such boat, sloop, or vessel shall be, in every other respect, liable to the rules, regulations, and penalties now in force, relating to registered and licensed vessels." Does the first section of this act containing this proviso change the prior law? I think not. The general laws in regard. to licensed vessels are so different from those regulating registered vessels, that to hold the vessels on our northern fronties subject to both, would involve the question in endless difficulties and absurd conflicts. The concluding words of the proviso must, in my opinion, be taken in a restricted sense, and held to mean the rules, regulations, and penalties then in force relating to United States vessels navigating the waters of those frontiers otherwise than by sea, and authorized by their papers to engage in both the foreign and coasting trade;

and this trade I hold to be in no way governed by the Coasting Act of 1793.

As the Secretary of the Treasury alone is vested with authority to prescribe regulations and remit penalties under these acts, customs officers should correspond directly with him upon questions relating to the same.

H. McCulloch, Secretary of the Γκεακυγ.

MISCELLANEOUS

DECISIONS AND REGULATIONS.

1. IMPORTED foreign fabrics, bleached and printed in the United States, do not thereby become manufactures of the United States, so as to be legally exempt from duty on re-importation into the United States. (Tr. Reg., 1857, p. 571.)

2. Dutiable merchandise imported into the United States, and afterwards exported, although it may have paid duty on the first importation, is liable to duty on every subsequent importation into the United States. (R. R., pt. iv., art. 149; see also Regs. 1864, art. 467.)

3. Manufactures in this country from foreign material, if exported with drawback or return duty, are dutiable if re-imported. (S. S., 1037.)

4. Articles cannot be withdrawn from warehouse for repair, with privilege to export in bond,

free of duty. (S. S., 1347.

5. Domestic alcohol in bond cannot be transferred to manufacturing bonded warehouse, to use in manufacture of medicinal preparations for export, without prepayment of internal revenue

6. Old sheathing metal taken from the bottom of a foreign vessel at Demerara, and imported on it to the United States, held to be dutiable, although of domestic manufacture and placed on

the bottom of the vessel here. (S. S., 1783.)

7. Samples of Goods. The class of articles under this title, considered by the Department as admissible free of duty, must be only such as small strips or pieces of silk, cotton, or other fabric; small quantities of raw material, and, generally, articles of any description having little or no intrinsic value as merchandise; in regard to which the proper officers of the customs, in their examinations, are to exercise a reasonable discretion; it being understood that articles of a certain value, although imported under the designation of samples, such as pieces of carpeting, which from their size and form are suitable for and sold as rugs, or bedsides, etc., caunot be exempted from the payment of duty. On their arrival, they must be sent to the appraiser's office for examination. (Tr. Reg., p. 582.)

Certain so-called samples, consisting of pieces of worsted reps, suitable for small shawls, cravats, and other purposes, and having, therefore, an actual commercial value, were held to be sub-

ject to duty. (S. S., 1385.) b. Samples Accompanying Invoices.

TREASURY DEPARTMENT, July 29, 1876.

The following circular letter, issued by the Department of State, is published for the information and guidance of customs officers: "DEPARTMENT OF STATE, Washington, July 10, 1876.

" To the Consular Officers of the United States in Great Britain, France, Switzerland, Italy, Austria, Belgium, and Germany.

"GENTLEMEN: The Secretary of the Treasury, in a letter to this Department, has represented that the samples of merchandise to be imported into the United States from the countries above mentioned, which are usually deposited in the consulate, would be of greater service, in preventing frauds on the revenue, if the whole or a portion of them were forwarded to the collector of the port to which the merchandise is destined, at the same time with the triplicate invoice. It is stated that it does not appear to be expedient to require samples of all merchandise specified in the invoices, to be forwarded in this manner; but that it will be sufficient to transmit, with the triplicate invoice, when practicable, the samples (or a portion of the samples in each case) that are usually deposited at the consulates, under existing regulations, or which may properly be called for by the consul in his discretion, where reason therefor exists, and where the same can conveniently be sent. It is further stated that it is not expected that samples of considerable bulk or weight, or of a fragile nature, should ordinarily be forwarded; and that in cases of doubt whether a sample should be attached to the invoice, the decision may be left to the discretion of the consular officer.

"The course above set forth being recommended for adoption by the Secretary of the Treasury, you are instructed to comply therewith so far as may be possible in respect of invoices and samples at your several consulates, and do what may be in your power to assist the revenue officers of the Government in the direction referred to, by requesting samples in cases where they

may be useful, and forwarding the same.
"I am, gentlemen, your obedient servant,

"JOHN L. CADWALADER, (Signed) "Assistant Secretary."

The samples forwarded by consular officers under the instructions contained in the circular. should, so far as practicable, be finally placed with the proper invoices filed in the collector's office. (S. S., 2909.)

Models or samples capable of being used for other purposes, such as castings for carriage hardware fit for use in the manufacture of carriages, although intended for use as models for patterns, are dutiable. (S. S., 2156.)

So are pattern cards, of merchantable value, evidenced by separate charges made thereon in the invoice. (S. S., 2383.)

The Preservation of Samples of Dutiable Merchandise.

TREASURY DEPARTMENT, August 19, 18

On and after the first of September proximo, appraisers of merchandise in the several customs districts will be required to retain samples of all silks, woollens, linens, dress and other piece goods; also of all other articles examined and appraised by them, paying ad valorem duties, samples of which, in the judgment of the appraisers, may be conveniently taken and retained without serious detriment to the interacts of the importor. without serious detriment to the interests of the importer.

Samples of piece goods should be of a size sufficient to show the width and texture of the arti-All samples taken and retained in pursuance hereof should be labelled and carefully filed in the appraiser's office subject to inspection and examination by officers to be assigned to that

duty by the Department.

Blank forms of labels to be used for this purpose will be furnished by the Department. (S. S. 2930.)

c. Sample Cards.

TREASURY DEPARTMENT, November 11, 1876.

The following circular, issued by the State Department, is published for the information of officers of the customs and others

"DEPARTMENT OF STATE, Washington, D. C., October 16, 1876.

"To the Consular Officers of the United States in Great Britain, France, Switzerland, Italy, Austria, Belgium, and Germany.

"GENTLEMEN: The Secretary of the Treasury, in a letter of the 7th instant, refers to the subject of samples of merchandise to be imported into the United States from the countries above mentioned, which are usually deposited in the consulate, and to which your attention was called by a circular of the 10th of July last, marked 'Separate,' and has stated that these samples have sommenced to arrive at the various custom-houses of the United States, and that some are so attached to the triplicate invoices as to seriously impair their condition, while others are forwarded separately upon sample cards and so indorsed as to establish their identity with the in-

voices which accompany them. This latter system of samples, it is stated, is regarded as most suitable for the purposes of the customs officers, and the Secretary of the Treasury has requested that instructions upon the subject may be addressed to you.

"You are, therefore, directed to ferward, in future, all samples in the manner suggested, where it is possible to do so, and, to aid you in doing so, I inclose herewith a form of eard, to which the samples are to be attached in any proper way, and by which you will be governed

when practicable.

"The samples should not, as a rule, exceed the size of the card, which measures seven and a quarter inches long and four inches wide, and where the sample exceeds in size the dimensions of the card, the latter should be attached to the sample, with a tag or otherwise.

"I am, gentlemen, your obedient servant,

"JOHN L. CADWALADER, "Assistant Secretary."

Any material departure, by consular officers, from the practice directed in this circular, or that alluded to in Department's Circular No. 94, current series, may be reported by officers of the customs, to the end that the matter may be brought to the attention of the Secretary of State, if thought proper by the Department.

LOT M. MORRILL, Secretary.

Collectors of Customs and others. (S. S., 3015.)

8. Horse stolen in Canada and brought to the United States, and sold to a party, who, not knowing the horse was stolen, paid duty thereon; reclaimed by owner and taken back to Held not to be an "importation" within the meaning of the law, and duty refunded.

9. Sea stores. a. "An excess of sea stores in vessels arriving from foreign ports, and all articles purchased abroad for sale on board a vessel as saloon stores or supplies, are dutiable and must

be duly entered on arrival." (Regs., 1874, art. 481.)

Sea stores saved from wreck are exempt from duty. (S. S., 566.)

b. Sea stores, foreign. Collectors are the judges of proper complement, estimated according to length of voyage and number of crew. Excess dutiable. (S. S., 1120.)
c. If transferred from one vessel to another, are dutiable. (S. S., 1156.) For rules as to sea

stores, fuel, etc., bought in Canada by American coasting vessels, see S. S., 1193.

10. Bullust, when dutiable, (See S. S., 1424 and 1542.) Iron kentledge, used for ballast, landed from wreck, dutiable. (S. S., 1440.)

11. a. Damage to goods in bond by freezing not a "casualty" under paragraph 1946, pt. I. (S. S.,

b. Excessive damage or rust to iron, etc., by wreck or other extraordinary cause, may be allowed for under the general law. (S. S., 1138.)

c. Fruit so damaged on voyage as to be worthless, to be treated as if not imported. (S. S., 1137.)

d. Damage reported on goods in store, which have once been examined without observation or report of such damage, will not be allowed except in extreme cases. (S. S., 1890.)

e. Damage to outer coverings of importations. No allowance for. (S. S., 2270.)

No damage allowed on salt, for dirt or other foreign matter not received on voyage of im-

portation. (S. S., 2955.)

12. Vessels and materials for. a. The materials of a condemned foreign vessel, broken up and dismantled in the United States, whether used in the United States or exported, are not an importation within the meaning of the law, and therefore not dutiable. (S. S., 563,

a. Certain machinery of a vessel, winter-bound in the United States, exported for repairs, held to be dutiable on its return. (S. S., 567.)

v. Foreign vessels losing rudder or stern-post, or breaking shaft, and arriving at a United States port in distress, cannot import others to replace these articles here free of duty. (Sept. 26, 1867, and May 7, 1870, N. Y.

d. For regulations as to withdrawal of shipbuilding materials under paragraphs 1813-14, see

Treas. Regs., 1874, arts. 747 to 755

e. The words "iron and steel" in 1813 qualify or limit all the articles enumerated in the provision, to wit, "rods, bars, spikes, nails, and bolts." Yellow metal bolts are therefore not included. (S. S., 1532.) But yellow sheathing metal is. (S. S., 1238.)

f. Yellow sheathing metal used under 1813, worn out, and removed from vessel in the United

States, is not dutiable. (S. S., 1533.)
g. The term "ship timber" in 1659 includes only such timber as is evidently used for the frame or keel of a vessel, or its masts or spars, and not boards and planks used in finishing it. (S. S., **1**343.) Oak timber, commercially known as ship timber, is included, although it was intended in part for other uses. (S. S., 1707.) Not so as to oak plank which can be put to other uses. (S. S., 1719.)

h. Repairs (including the materials for) made in a foreign port to a United States registered

vessel engaged in the foreign and coasting trade by sea, not dutiable. (S. S., 1753.)

13. Importations for Foreign Embassies.—The exemption from duty accorded by comity to all artieles intended for the personal or family use of foreign ambassadors, ministers, or charges d'affaires to the United States, is not extended to the importations of secretaries of legation, attachés, or consuls. (July 11, 1866, H. F. S.)

14. Definition.—Per centum additions to or reductions of rates of duty are estimated upon the amount of duty; per centum additions to duties upon imports "ad valorem" are estimated upon

the appraised value of the goods. (Oct. 18, 1861, Norfolk.)

15. Force of Departmental Decisions.—When the Secretary of the Treasury has deliberately adopted a certain construction of any particular act of Congress, which construction must necessarily govern the entire administration of his Department so far as it relates to the subject-matter of such act, such construction ought, until set aside by superior power, to have the same binding force as the original act. The Department is in duty bound to adhere to it until thus set aside, and the only authority which it is incumbent upon the Secretary of the Treasury to recognize as such superior power is a decision of the court of last resort, or the repeal, amendment, or legislative construction of the act itself. (S. S., 653.)

Where a decision of the Department is made, either lowering the rate of duty previously exacted, or advancing the same, such decision will be held applicable to all subsequent withdrawals from warehouse, for consumption, of the same kind of goods, notwithstanding that protests and appeals may not have been made against the original liquidations of the entries of the goods.

(S. S., 1524.

16. Articles in Bulk.—Questions having arisen relative to the meaning of the term "articles in bulk," as used in the 29th section of the Act of July 14, 1870, and in section 2990 of the Revised Statutes (see ante, Part I., 1952), relating to the entry of dutiable merchandise for immediate transportation to an interior port without appraisement, the following general rules were prescribed September 25, 1876, for the information and guidance of officers of the customs:

I. The commercial signification of the term "in bulk," viz., that it has reference to such articles as are usually packed or stowed in the importing vessel in a loose state as contradistinguished from "package-goods," or those inclosed in boxes, barrels, bundles, and the like, is, in view of the intent of the act referred to, deemed by the Department as necessarily qualified by the condition annexed to the privilege by the terms of the Act itself, viz., that such an examination of the merchandise may be made as will satisfy the customs officers that the same corresponds with the manifest and invoice.

II. While, therefore, the Department holds generally that only such merchandise as is either inclosed in boxes, barrels, or other outside coverings or wrappers, duly marked and numbered, or put up in separate and distinct bundles or packages, also duly marked and numbered, in such manner as to admit of satisfactory identification, is entitled to the privileges of the Act, it nevertheless reserves the right to designate, from time to time, such particular articles commonly shipped in bulk as may, under suitable conditions, be deemed fairly within the scope and

intent of the Act.

III. In accordance with the views above expressed, the Department hereby designates railroad and bar-iron, when the number of rails or bars is duly specified in the consular invoice, and found on examination to be correct, as entitled to the privilege of immediate transportation as aforesaid: Provided, however, That there shall not be any noticeable disparity in the size and weight of the respective rails or bars. (S. S., 2980.)

17. Countable Goods.—The provisions of law imposing duty on certain descriptions of goods, according to the count of threads, apply to all cases where such count can be ascertained with sufficient accuracy for the purpose of classification by means of the magnifying glass commonly used

for such purpose.

The fact that goods are not termed in trade "countable goods," will not exclude them from classification for duty according to the count of the threads, provided they come within the rule above stated. (S. S., 1478.)

18. Cotton Linings with Flax Selvage, how classified .- Cotton linings, manufactured with a few threads of flax in the selvage, which, however, did not change the commercial character of the

goods, were held to be dutiable as countable cottons. (S. S., 1787.)

19. Steam Dredge dutiable on Importation.—A floating steam dredge, self-propelling, to be used in various harbors, would be required upon importation to pay duty, after which it could be transported from one harbor to another for the purpose mentioned. (S. S., 1380.)

20. Additional and Discriminating Duties. Goods remaining in warehouse over a year without payment of duty, are subject to the additional duty of ten per cent., although the withdrawal

entry was initiated within the year. (S.S., 1534.)
21. Carrying-trade on Northern Frontiers.—Although the Regulations of 1874 (Art. 247) provide for the shipment of merchandise in cars, to be transported across Canadian territory, they do not authorize the reimportation, free of duty, of domestic merchandise, carried from an American port in Canadian steamers to be transshipped by steamers or cars through Canada to another American port. (S. S., 1858.)

22. Internal Transportation. - Free goods, part of an importation intended for an interior port, may be forwarded to destination under the internal transportation laws, paragraphs 1952 to 1955.

(S. S., 1831.)

23. Immigrants' Effects.—The Attorney-General of the United States having given an opinion that the limitation of \$500 as to household effects, specified in section 22 of the Act of July 14th, 1870, ceased to be of any force at the period when the provision in the 5th section of the Act of June 6th, 1872, for household effects took effect, the Department concurred therein, and thereupon decided that household effects of persons arriving in the United States from foreign countries, which were in use abroad for not less than one year, and which are not intended for any other person or persons, nor for sale, were exempt from duty, without limitation as to value. (S. S., 1814.)

Personal effects of immigrants must be imported within six months before or after the owner's

arrival. (S. S., 1296. See also "Carriages," etc., post, No. 194.)
24. Measurement of Lumber.—"Board measure" being synonymous with "inch measure," all sawed lumber subject to duty by the 1000 feet "board measure," whether over or under one inch thick, should be reduced to inch measure for the assessment of duty thereon. (S. S., 1770.)

25. Invoices of Earthenware which merely give the aggregate value of the several crates with-

out specifying the items contained therein, not being such as are required by law, will, when presented, be treated as null and void, and entry of the earthenware refused until proper invoices are obtained and produced by the importers (the merchandise in the meantime being treated as unclaimed), or it may be admitted upon giving bonds to produce proper invoices.

(S. S., 1292.)
26. Salt for Curing Fish.—Seal skins being held to be the product of fisheries, salt may be with-

drawn for curing the same, under the limitations prescribed in 1980. (S. S., 1276.)

But not so as to salt to be used in curing or preserving "pogie chum" or other fish for the manufacture of manures or fertilizers therefrom, the Department holding the provision to be limited to sait used in the curing of fish for consumption as food. (S. S., 1815.)

27. Certified invoices, used to make entry at ports of first arrival, cannot again be used, except for reference, at interior ports of destination, to make entry for consumption. Such invoice is

part of the record, and cannot be withdrawn or separated therefrom. (S. S., 1892.)

28. Machinery, chiefly of iron and wood, though having small portions of steel, does not necessarily take the classification of a manufacture of steel; but retains that of a manufacture of iron or wood according to the leading material. Separable values or parts of steel should however pay duty as manufactures of steel. (S. S., 1893.)

29. Entry by Appraisement is forbidden under 871, 872, except as to personal effects accompanying the passenger, and as to importations of merchandise valued at \$100, or less. (S. S., 1904.)

30. Colcothar and Venetian Red are separate and distinct articles of commerce; colcothar being a dry oxide of iron produced by chemical action (but not chemically pure), containing small quantities of lime, sulphuric acid, and sulphate of lime as impurities, while Venetian red is a native or prepared oxide of iron, ground with twenty-five to forty per centum of whiting to make it fit for use as a paint. Colcothar is much heavier and darker in color than Venetian red,

and of nearly triple its value in England. (S. S., 1912.)

31. Whale oil not wholly the product of American fisheries is dutiable. (S. S., 2887.)

32. Fish the Product of the Inland Lakes.—The Department has recently had under consideration the question as to what description of fish are the products of the inland lakes lying between the United States and Canada, and of the rivers flowing into them, as distinguished from fish which are the products of the sea-fisheries of Canada, with a view of establishing some practical guide by which collectors of customs may determine under certain circumstances, from the character of the fish themselves, without regard to other proofs, whether they are or are not entitled to free entry under the Treaty of Washington.

The following extract from a communication addressed to the Department by Professor Spencer F. Baird, United States Commissioner of Fish and Fisheries, under date of the 10th instant,

embodies the desired information:

"So far as relates to the fishes of the inland lakes and of the rivers running into them, likely to be imported into the United States, there is but little difficulty, these consisting of brook trout, the salmon trout, the land-locked salmon, the white-fish, the lake herring (a species of white-fish), the muscalunge or large pike, the sturgeon, and the black bass, although the brook trout, the muscalunge, the sturgeon, and the black bass are frequently found elsewhere than within the limits mentioned.

"Possibly the simplest rule to apply would be that of excluding from free entry all fish from

points west of Montreal, unless they can be shown to have been captured in the St. Lawrence

River, east of Lake Ontario.

"Fish shipped from points east of Montreal, and on the Atlantic seaboard, would, in reasonable probability, be entitled to free entry, unless they embrace salmon trout, white-fish, lake herring, or cisco, which are exclusively found in lakes or their inlets, and therefore unless

under very exceptional circumstances, would be necessarily dutiable.

"I am unaware whether the provisions of the treaty embrace fresh fish as well as those that are prepared for temporary preservation. If fresh fish come in free, then the subject is very much simplified, as, so far as my knowledge extends, it is only the white-fish and the lake trout that are ever offered in a salted condition, the other species commanding a much higher price as The fish which are strictly maritime, about which there would never be any question, are the mackerel, cod, haddock, hake, pollock, cusk, whiting, and ling, as also the sea trout from Newfoundland and Labrador."

These views are not absolutely mandatory upon collectors of customs, but are published for their information, with the expectation that they will be applied as far as practicable. S. S.,

2862.)

33. Miniature Compasses of metal and glass, unset, not exclusively used for personal ornaments, are not jewelry, but manufactures of glass, dutiable at 40 per cent, ad valorem. (S. S.,

2905.)

34, Calf- and Cow-hair goods,—October 26, 1876, the Department ruled: "First, That all manufactures commercially known as calf-hair goods may now be safely and properly assumed to contain some admixture of wool, varying in percentage according to the grade of the article; and Secondly, That whether they contain wool or not, the Department can no longer consistently refrain from enforcing the provisions of section 2499 of the Revised Statutes," see ante, Part I, par. 903,) "under which such goods must, by reason of their resemblance, and the uses to which they are applied, be assimilated, for tariff purposes, to manufactures, in whole or in part of

wool." (S. S., 3011.)

35. Entry of Fish from Newfoundland.—" The Treaty of Washington does not prescribe the channel or mode of importation of articles made free under it. Fish from Newfoundland passing through the St. Lawrence River to a United States port are free, without restriction as to such mode of transit." (S. S., 1930.)

36. Granite, Definition of Term .- "The Department has uniformly sustained the construction, that the term 'granite,' as used in the law defining the duty on building-stone, only applies to

unmanufactured or undressed granite." (S. S., 1938.)

37. Manufactures of Wool or Hair.—"The Department holds that all manufactures of wool or hair, the product of goats or other like animals, are necessarily included under the terms of Schedule L, Title 33, Act of June 22, 1874, and that the manufactures of hair described in Schedule M of the same title and act, as dutiable at 30 per cent. ad valorem, relate wholly to manufactures associated with the terms given in that schedule, that is, to hair seating, crinoline cloth, or manufactures of the same material." (S. S., 1940.)

38. Withdrawal of Materials for Ship-building.—"The intent of section 10 of the Act of June 6,

1872, was clearly limited to the aid its terms afforded to ship-building and the employment of American vessels. For this purpose the materials therein named were to be so employed free of duty, but on ceasing to have such relation the claim to exemption from duty ceases. the continued recognition of this relation the Department directs the transfer to a vessel's register of the indorsement of release of duty entered on any warehouse bond because of the withdrawal of materials for such vessel's use." (S. S., 1960.)

39. Professional Books of a Journalist.—Books relating to public policy and pending national and

general questions are embraced as such and free. But not books of poetry and fiction. S.S.,

1988.)

40. Dutiable Values.—No valuation on the basis of the cost to manufacture an article in any

foreign country can be admitted in any case, (S. S., 1999.)
41. Old Sheathing Metal, not shown to have been removed from vessel for necessary repairs, or if such metal is not actually worn out, the conditions fail under which exemption from duty can be admitted. (S. S., 2007.)

42. Embroidered Dresses.—"Manufactures designed for use as clothing, or articles of a finished character, are certainly not included in embroideries, if the material is either silk or wool, the only open question being, whether they are so included, if of linen. The Department adheres, however, to the distinction long recognized as applicable to embroideries, applying it only to articles in which the embroidery constitutes the leading characteristic, and the embroidery work is the chief element of value.'

"Linen or silk dresses embroidered for mere ornamentation, and in which the value of the material, apart from the embroidery, is largely in excess of the value of the embroidery, distinctively, must continue to be classified as manufactures of linen or silk respectively." (S. S., 2027.)

43. Lumber, Walnut and Pine.—Ordinary black walnut lumber (sawed) is not one of the distinctive woods known in commerce as a cabinet wood, although used for similar purposes. (S. S., Pine lumber (sawed) is dutiable at \$2 per one thousand feet. (S. S., 2103.)

2044.) Pine lumber (sawed) is dutiable at \$2 per one thousand feet. (S. S., 2103.)

44. Undervaluation of Goods, Additional Duty on.—To an inquiry as to the basis upon which additional duty shall be assessed where goods are undervalued in excess of ten per cent., tho

Department replied as follows:

Section 2909 of the Revised Statutes provides that there shall be 'levied and collected on such merchandise 20 per cent. of the duty imposed on the same when fairly invoiced.' This section seems to have been taken verbatim from the Act of August 30, 1842, section 17 (5 Stat., 548), except that there is a change in the percentage of additional duty to be imposed."

"The Act of March 3, 1865, section 7, under which additional duty for undervaluation was

assessed prior to the passage of the Revised Statutes, is also found embodied in section 2900 of

the latter."

Under the circumstances, the Department will continue to recognize the Act of 1865, reproduced in section 2900 of the Revised Statutes, as still in force in all respects, without regard to any apparent conflict between its provisions and those of section 2909, which question must be left to the courts to determine." (S. S., 2069.)
45. Canadian Building Stone imported by contractors with the United States for the sale and

delivery of the same within the United States is dutiable at \$1.50 per ton. (S. S., 2090.)

46. Circular relative to Free Entry of Personal Effects of Tourists and others arriving from Abroad. (S. S., 2119.)

TREASURY DEPARTMENT, February 23, 1875.

The attention of this Department has been called to the impression widely prevailing, that articles purchased for personal use of tourists, or persons returning to the United States from foreign countries, are exempt from duty if designed solely for personal use, and not intended for

The several provisions of law admitting articles free, when accompanying the person, or for

personal use, are the following:

Books, professional, of persons arriving in the United States."

"Books, household effects, or libraries, or parts of libraries, in use of persons or families from foreign countries, if used abroad by them not less than one year, and not intended for any other

person or persons, or for sale."
"Personal and household effects, not merchandise, of citizens of the United States dying

abroad."

"Wearing apparel, in actual use, and other personal effects, not merchandise, professional books, implements, instruments and tools of trade occupation, or employment, of persons arriving in the United States. But this exemption shall not be construed to include machinery or

other articles imported for use in a manufacturing establishment, or for sale.

It will be seen that, so far as wearing apparel is concerned, only those articles which have been in actual use are exempted from duty, although in many cases this exemption has been applied to all articles of wearing apparel belonging to and contained in the baggage of the owner, whether new or old. New articles of clothing, which have not been in actual use abroad, and not necessary for the present comfort or convenience of the owner, are chargeable with duty; and the fact that they are intended for the future use of the person who brings them, or of another person, and are not for sale, does not exempt them from duty.

Tourists and passengers are, therefore, cautioned to observe the proper care, when arriving with articles claimed to be free as personal effects, in making a separate statement of their effects which have been in actual use abroad from those which are new, in order that the customs offi-

cers may readily decide what portions are liable to or exempt from duty.

B. H. BRISTOW, Secretary of the Treasury.

47. Grain imported to be ground is dutiable. (S. S., 2157.)

48. An importation at any time during the day on which an act embracing it takes effect is dutiable thereunder. (S. S., 2168.)

49. Materials for the manufacture of regalia for religious societies are dutiable. (S. S., 2180.)

50. Furniture and tackle of vessels wrecked in American waters, free. (S. S., 2188.)

51. Internal transportation of goods valued under \$100, and unaccompanied by a certified invoice, is not allowed. (S. S., 2211.) 52. Reshipment in bond of goods transported to port of delivery is not allowed. (S. S., 2212.)

53. Tobacco-box Shooks.—Sycamore lumber cut into lengths, and packed in shooks for tobaccoboxes, should be classified under 1146, in accordance with assimilation rules of 908. (S. S., 2226.)

54. Commission on Cutlery.-The commission to be added to invoices of cutlery is the rate actually paid, when it is 21 per cent. or over; but under 1869 must in no case be less than 21 Where commissions are omitted from the invoice a penalty of 100 per cent. in addition must be imposed under 876. (S. S., 2233.)

55. Machinery of vessels landed for repairs is not dutiable. (S. S., 2255.)

56. The internal tax to be imposed on reimportations of domestic products under section 2500 of the Revised Statutes is that in force at the date of reimportation. (S. S., 2260.)

57. Machinery of American vessels wrecked in foreign waters and sold is dutiable on reimporta-

tion. (S. S., 2282.)

58. Compound manufactures, which can be separated readily, should be separately classified for duty. (S. S., 2300.)

59. Costs of Cartage, Labor, and Storage.-Where from the variety of the contents of several cases of merchandise, and the imperfect designation in the invoice, it becomes necessary to order all, instead of one, for examination, for correct assessment of duty, the expense must be paid by the owner in accordance with 1888. (S. S., 2343.)

60. Embroidered wool polonaise patterns are dutiable under 1162, as manufactures wholly or partly

of wool. (S. S., 2352.)

61. Animals of superior breed, imported for breeding purposes, although too young for such use

at the time of importation, are free if intended therefor in future. (S. S., 2860.)
62. Breakage.—"The reduction of 5 per cent. allowed," under 2043, "is to be made from the number of cases specified in the invoice, and no duty is to be assessed either on the wine, bottles, or packing included in such reduction. The same result would be reached by assessing duty on the entire invoice, and then deducting 5 per centum from the amount thus ascertained." 2280.)

63. Plaster statuary for churches is dutiable. (S. S., 2385.)
64. Dutiable value of goods purchased in bond in Canada.—"The Department, after due consideration, has concluded to acquiesce in the decision of the United States Circuit Court, and reverse its former instructions accordingly. The dutiable value of malt imported from Canada will, therefore, hereafter be taken at its value in bond in that country, when it shall satisfactorily appear that the article was purchased in bond. The same rule will be held applicable to tea, coffee, wine, etc., exported from England to the United States, which are chargeable with duty on their entry into consumption in that country, but which is not exacted on the exportation thereof from bond, and also to any other importation similarly situated." (S. S., 775.)

65. Entry and Clearance Fees of Small Vessels.—The practice of levying fees for the entry and

clearance of boats under 5 tons, trading with Canada, is approved by the Department. (S. S.,

2410.)

66. Wire Gauge.—"Stubbs's Birmingham," the standard. (S. S., 2438.)
67. Scotch Gravite Monuments.—For special directions as to invoicing, see S. S., 2456.

68. Marking of Damaged Goods.—For rules, see S. S., 2458 and 2565.

69. Weights of Smyrna.—See ante p. 50 of Part IV.
70. A horse sold by a citizen of the United States to, a foreigner, who took him to Canada to train for racing, and then returned and sold him in the United States at a greatly increased price, held

not to be entitled to free entry under 1482. (S. S., 2487.)

71. American sheep, owned by United States citizen, taken to Mexico shorn, to be pastured there and returned with wool grown, exempt under 1482. (S. S., 2492.) But contra, as to wool if

shorn abroad and imported. (S. S., 2538.)

72. "Base Bullion."—So-called ores of silver from Mexico, being mixed metals, the product of ores smelted or refined, in which the base metals greatly preponderate, should be classified according to the preponderance of weight and quantity. (S. S., 2507.)

73. Excess of Weight.—For regulations for allowance of, see S. S., 2513.

74. American hoop-iron, exported as strapping or ties for cotton bales, and returned, is not exempt from duty under 1482. (S. S., 2525.)

75. American teams, wagons, etc., taken to Canada for temporary employment, with notice of intention to return, admitted free under 649 on their return. (S. S., 2528.) Also American powder

in damaged condition. (S. S., 2755.)

76. Wrecks, goods recovered from, are not entitled to free entry under 1807, unless the vessel

itself is raised. (S. S., 2979.)

77. Tin cans filled with petroleum are not weighable within the meaning of Section 3024, Revised Statutes, and consequently not subject to the payment of 3 cents per 100 pounds for weighing.

The average weight of the two sizes of tin plates used in their manufacture is found to be, for those of 14 by 20, 107 pounds, and for those of 10 by 20, 156 pounds per box, which average may be taken for the basis of computation of the drawback on the cans. (S. S., 2579.)

78. Cotton Thread, Allowance for Increase in Weight. - Upon investigation it is found that the weight of cotton thread varies from one to one and a half per cent., according to the condition of the atmosphere, and that no uniform invoice weight can be given of such thread shipped from Europe

to this country. To ascertain the true weight on which duties should be levied in case of importation from Europe of such thread, or of cotton yarn, you will, when an importation is found to exceed in weight the amount noted in the invoice, allow not exceeding one per cent. for increase in weight caused by absorption of moisture on the voyage, provided there is no reason to suspect fraud or error in the invoice. (S. S. 2590.)

79. Penal duty, under paragraphs 1862 and 1871, ante Part I., for undervaluation, does not apply where the increase of dutiable value is consequent upon an underestimate of the foreign currency in which the invoice is made out (S. S., 2593.) For rules as to penal duty for underval-

uation of parts of invoices, see S. S., 2722.

80. Regalia.—Costumes and accessories, used by the schools of design and art, are not free as re-

galia under 1726. (S. S., 2677.)

81. Machinery is dutiable according to the materials of which it is manufactured, so that if it be entirely composed of iron, wood and brass, without any steel whatever, it pays 35 per cent. ad valorem; but if it is an entirety and possesses steel as a component part, no mutter how small the proportion, it is liable to duty at the rate of 45 per cent. ad valorem, as a manufacture in part of steel. (S. S., 2692. See also S. S., 2361.)

82. Mineral Waters.—The Department having information that artificial mineral waters in bottles are often entered free of duty as natural, orders that all invoices of so-called natural waters should be accompanied by certificates from the shippers abroad showing that they are, in fact, natural waters, and specifying the spring or springs which produce the same. (S. S., 2973.)

83. Ale, Beer and Porter Bottles.—For rules as to capacity, see table of "Miscellaneous Weights

and Measures," ante, p. 51 of Part IV

84. Importations through the Mail.—The General Postal Union, concluded at Berne, October 9, 1874, is not construed by the Treasury Department as exempting from customs duty books or articles received in the mails from postal union countries, which, by the laws of the United States, are subject to duty; or as changing in any particular the course of proceedings for the collection of customs duties on such articles, prescribed by Section 52 of the Post Office Regulations, as modified by the order of the Postmaster-General, dated the 9th of July, 1875, and embodied in the printed decision of this Department, No. 2375.

Collectors and other officers of the customs are therefore instructed to treat all importations of salable books, and of music and other printed matter imported for sale, as if such importations consisted of ordinary merchandise. (S. S., 2812.)

85. American Grain Bags Returned from Abroad.—In addition to the requirements of the Department's circular of February 17, 1875 Synopsis No. 2110, the following regulations are issued

for the purpose of enabling customs officers to ascertain the identity of grain bags claimed to be exempt from payment of duty under the provisions of the Act of February 8, 1875:

On the exportation of grain bags, either filled or empty, the collector shall require the quantity, marks and numbers to be stated on the outward manifest of the exporting vessel in such a

manner as to enable them to be identified on their return to the United States.

On the return of bags claimed to be exempt from duty, which have been exported after these instructions go into effect, the importer shall be required to declare in his entry the name of the exporting vessel, the date of the shipper's outward manifest, and the marks and numbers on the bags offered for entry.

The appraiser shall, in every case, report the marks and numbers found on the imported bags to the collector, who will compare the same with the marks and numbers stated in the outward manifest of the exporting vessel, or with a copy thereof obtained from the collector at the port of exportation, and, if such marks and numbers do not agree, free entry of the bags will be

refused.

If the bags are returned to the port from which they were originally exported, the quantity, marks and numbers shall be indorsed on the outward manifest, and, if they are returned to another port, the collector at the port of exportation will be advised, in order that indorsement may be made on the outward manifest at his port.

The importer will also be required to declare, under oath, that no drawback or bounty has been allowed on the exportation of the bags for which free entry is claimed, which declaration shall

be attached to the entry.

These regulations will take effect on the date of their receipt at the several ports. (S. S., 2839, June 5, 1876.)

86. Ships' pumps imported for a vessel built in the United States are not entitled to privilege of free entry under 1813. (S. S., 2954.)
87. Lay figures imported by religious societies are not exempt from duty as regalia. (S. S.,

88. The importation of brandy, in cases, comprising one or two imitation barrels of glass, of a capacity of one or two gallons each, is prohibited and subjects the same to forfeiture. But contra. if one dozen of the same are contained in each case, or if each of the glass barrels were of a capa-

city of fourteen gallons. (S. S., 2952.)

89. Regulations under Reciprocity Treaty with the Hawaiian Islands.-Under the convention for commercial reciprocity between the United States and His Majesty the King of the Hawaiian Islands, concluded on the 30th day of January, 1875, and promulgated by the President of the United States on the 3d day of June, 1875, the Act of Congress approved August 15, 1876, to carry the same into effect, and the proclamation of the President dated September 9, 1876, it is provided, among other things, that the following specified goods, wares and merchandise, of the growth, manufacture or production of the Hawaiian Islands, shall be introduced into the ports of the United States, free of duty, from and after the date of the President's proclamation declaring that he has evidence that the legislature of the Hawaiian Islands have passed laws on their part to give full effect to the provisions of said convention, and so long as the same shall remain in force, viz.: "arrowroot; castor oil; bananas, nuts, vegetables, dried and undried, preserved and unpreserved; hides and skins undressed; rice; pulu; seeds, plants, shrubs, or trees; muscovado, brown, and all other unrefined sugar, meaning hereby the grades of sugar heretofore commonly imported from the Hawaiian Islands and now known in the markets of San Francisco and Portland as

'Sandwich Island sugar;' syrups of sugar-cane, melado, and molasses; tallow."

I. Such goods, wares or merchandise, of the growth, production or manufacture of the Hawaiian Islands, will be admitted free, as above provided for; but before allowing such admission, collectors of customs will require importers or consignees to produce proper invoices thereof, with affidavits of the owner or shipper at such islands attached thereto, accompanied by certificates of a consular officer of the United States in one of the following forms, as the case may require:

FORM No. -.

Foreign Owner's Oath where goods have been actually purchased.

I, A, B., do solemnly and truly swear, that the goods, wares and merchandise, described in the invoice now produced and hereunto annexed, were actually purchased for my account, or for account of myself and partners, in the said purchase, and that said invoice contains a true and faithful account of the actual cost thereof, and of all charges thereon; that no discounts, bounties or drawbacks are contained in the said invoice but such as have been actually allowed, and that said goods, wares and merchandise are the growth, product and manufacture of the Hawaiian Islands.

Sworn to and subscribed before me, at ——, the —— day of — further certify that I am satisfied that ———, who subscribes the — day of —, A. D. 18—; and I do , who subscribes the foregoing oath, is the person he represents himself to be; that he is a credible person, and that the statements made by him under said oath are true.

[L. S.]

[Signature of proper Consular Officer.]

FORM No. -

Foreign Owner's Oath in cases where goods have not been actually purchased.

I, A. B., do solemnly and truly swear, that the invoice now produced and hereunto annexed contains a true and faithful account of the goods, wares, and merchandise therein described, at their market value, at ----, at the time the same were (procured or manufactured, as the case may be) and of all charges thereon; that said invoice contains no discounts, bounties or drawbacks but such as have been actually allowed; and that said goods, wares and merchandise are the growth, product, or manufacture of the Hawaiian Islands.

(Signed)

Sworn to and subscribed before me, at --, the --- day of -- 18-; and I do further certify that I am satisfied that ————, who subscribes the foregoing oath, is the person he represents himself to be; that he is a credible person; and that the statements made by him under said oath are true.

> (Signed) [Signature of proper Consular Officer.]

II. In case there is no consular officer of the United States at or near the port of shipment, the said certificates shall be made by two respectable merchants or inhabitants of the place, and the affidavits may be taken before a local magistrate or other officer duly authorized to administer oaths.

Collectors will also require importers or consignees of such goods to file at the custom-house, in addition to such evidence, their own affidavits, certifying that, to the best of their knowledge, information and belief, the goods are of the growth, production or manufacture of the Hawaiian Islands; and may also require the production of such further evidence as they may deem neces-

sary to protect the revenue from fraud.

III. The exemption from duty herein provided for does not apply to any goods, wares or merchandise in bonded warehouse, or imported into the United States prior to September 9, 1876, the date of the President's proclamation, stating that he has received satisfactory evidence that the legislature of the Hawaiian Islands have passed laws on their part to give effect to the convention aforesaid.

IV. Collectors will see to it that all goods, wares and merchandise claimed to be free of duty under such convention are, upon entry, duly examined and appraised with the same care and

thoroughness as goods which are liable to duty.

V. Collectors are also instructed that the privileges of the said convention and law apply only to goods, wares, and merchandise, the growth, product or manufacture of the Hawaiian Islands, when imported directly from such Islands. (Treasury Circular, of September 11, 1876, S. S., 2962.)

90. Railway tickets imported from Canada are dutiable. (S. S., 2965.)

91. Certain writing-desks, work-boxes, and travelling companions, of wood and leather, and having either small glass ink bottles or mirrors of little value attached, held to be dutiable as manufac-

tures of wood and leather. (S. S., 2967.)

92. Entry of Packed Packages.—The Department holds that the Act of May 1, 1876, "to provide for the separate entry of packages contained in one importation, is designed to enable the owner of one or more parcels making part of one or more 'packed packages' to make an entry of his own property without entering more.

That such entry shall contain a declaration of the whole number of parcels contained in all

'packed packages' in which the person making the entry has a parcel.'

That such entry need not state the value of any parcel not the property of the importer, consignee, or owner making such entry, nor of the whole of such 'packed packages,' the first section of the act expressly relating to 'packed packages' concerning which no invoice or statement of contents or values has been received."

"The entry shall state the value of the whole number of parcels in all 'packed packages' consigned in one vessel, at one time, to one ultimate owner, and if such value be over one hundred dollars, an invoice shall be filed as required by section 9, chap. 39, vol. 18, Acts of 1874." (S. S.

93. Exported tin cans, upon which drawback has been allowed, are dutiable on reimportation. (S. S., 2972.)

94. Carriages of immigrants, though old and in use, are not entitled to free admission unless necessary to the act of immigration of the owner. (S. S., 2028, 2901.)

"The actual and necessary use of a horse, carriage and other conveyance, on the part of an immigrant, both before and after his act of immigration, determines the question of admission free of duty, although at the time of entry into the United States the same may be conveyed in a railroad car, or may be temporarily separated from the person of the owner." (S. S., 1929.)

"In a decision of September last, Synopsis, 1929, the Department defines the meaning of the terms 'in actual use for immigration' to mean such use as was necessary in enabling the immigrant or his family, or his effects, to reach a railroad car in which he would pass the boundary, after which he would again necessarily use the teams and harness for the purpose of travelling to any part of the United States. This seemed a reasonable construction of the law admitting the effects of immigrants free of duty, when they necessarily belong to their immediate use." (S. S., 2056.)

95. Free Entry of Domestic Productions Exported and Returned.

TREASURY DEPARTMENT, October 4, 1876.

In consequence of the frequent applications made to the department for a waiver, in whole or in part, of the requirements of the Regulations of 1874, in regard to the free entry of articles of domestic growth, production or manufacture, when returned to the United States, such applica-tions being in many cases caused by lack of familiarity with such requirements, the following existing regulations are published for the information of all concerned, viz.:

Clearance of Vessels to Foreign Ports.

"ARTICLE 183. Before a clearance can be granted by the collector to a vessel bound to a foreign port or place, the owners, shippers or consignors of the cargo on board of such vessel shall deliver to the collector manifests of the parts thereof shipped by them respectively, and verify the same by their oath or affirmation.

"Such manifests must specify the kinds and quantities of the articles shipped by them respectively, the value of the total quantity of each kind of articles, and the destination thereof.

"The oath or affirmation must state that the manifest contains a full, just and true account of all articles laden on board of such vessel by the owners, shippers or consignors respectively, and of the foreign place or country in which the same is truly intended to be landed, and that the values of such articles are truly stated according to their actual cost, or the values which they truly bear at the port and time of exportation.

Free Entry of Articles returned.

"ARTICLE 373. Articles of the growth, production, or manufacture of the United States, duly exported to a foreign country and brought back in the same condition as when exported, and upon which no drawback or bounty has been allowed, are entitled to entry free of duty.

"ARTICLE 374. If brought back to the port of original exportation, the fact of regular clearance for its foreign destination must be shown to the satisfaction of the collector and naval officer by the records of the customs, and by the oath or affirmation of the person or persons having knowledge of the facts, which oath or affirmation will be in the fellowing form:

FORM 92.

Oath of Growth or Production.

, do solemnly, sincerely, and truly swear [or affirm], that the several articles of merchandise mentioned in the entry hereto annexed are, to the best of my knowledge and belief, truly and bona fide of the growth, production or manufacture of the United States, and that they were truly exported and imported as therein expressed, and that no drawback, bounty, or allowance has been paid or admitted thereon, or in any part thereof.

PORT OF ----. Sworn to this --- day of ----, 18-. - Collector,

"ARTICLE 375. But when the reimportation is made into a port other than that of original exportation from the United States, the law requires, in addition to the foregoing oath, the production of a certificate, showing the exportation thereof, from the collector and naval officer, if

any, of the port where the exportation was made.
"ARTICLE 376. If the foregoing certificate cannot at once be procured, and the proof otherwise required to be made, free entry will be permitted on bond being given . . . with sureties to the satisfaction of the collector of the district of reimportation, in a sum equal to what the duties on the merchandise would be if it were not of the production, growth, or manufacture of

"ARTICLE 377. To guard against fraud on the revenue and insure identity, the collector shall require, in addition to proof of clearance, the producton of a statement, certified by the proper officer of the customs, at the foreign port from which the reimportation was made, of the fact that such merchandise was imported into that country from the United States in the condition in which it is returned: the certificate of such foreign customs officer being authenticated

by the consul of the United States.

"In cases where there is no such officer at the foreign port of exportation, a certificate of the foreign recipient of the goods, or of his representative, having knowledge of the facts, duly authenticated by the consul of the United States, may be admitted in lieu thereof; but if it be impracticable to produce either of the certificates referred to in this article at the time of making entry, entry may be admitted on bond being given for the production thereof.

"ARTICLE 378. In default of observance of the foregoing requirements, merchandise purport-"ing to be privileged, as aforesaid, will be considered and treated as foreign, and, if dutiable, sub-

jected to payment of duties."

Collectors of customs are requested to direct, so far as practicable, the attention of parties concerned to the regulations above set forth.

COLLECTORS OF CUSTOMS AND OTHERS. (S. S., 2990.)

CHAS. F. CONANT, Acting Secretary.

96. Unsealed packages of music by foreign mail may be seized by a customs officer at the United States exchange office of receipt, or elsewhere, under the following regulation of the Post-office

The provisions of amended Regulations No. 82, issued by the Post-office Department on the 9th of July, 1875, require that sealed letters or packages which are suspected to contain dutiable articles must not be unreasonably delayed at the exchange office of receipt, but forwarded to the office of destination, stamped with the words 'suspected liable to customs duty;' but with respect to unsealed packages which are positively known to inclose dutiable articles, the regulation provides that 'when an unsealed package is found on examination to contain an article or articles liable to customs duty, it should be delivered to the proper officer of the customs, and the postmaster should inform the person to whom it is addressed of its arrival in the mails, and its delivery to the customs officers." (S. S., 3001.)

97. Coral, beads and bead necklaces of, are dutiable as beads under 396. 'S. S., 3003.)
98. The sample labels, supplied by the Department for the filing of samples of important merchandise, may have noted thereon the number of the pertinent invoice, the invoice designation or description of the merchandise, and any other particulars which the appraisers may deem of use. (S. S., 2991.

99. Goat-skin Rugs.—Goat-skins cut in such forms that when attached they would constitute a rug, and the pieces forming each separate rug rolled by themselves, held to be dutiable as "rugs,"

at 45 per cent. ad valorem. S. S., 2825, 3063.)

100. Books printed on American paper in foreign countries, Jutiable same as if the paper were

of foreign mf. (S. S., 3065.)

101. Cording and Sealing.—Art. 640 of Regulations of 1874 revived; and Circular 118 of Sep-

tember 15, 1876, revoked. (S. S., 3092.)
102. Packing of Cigars.—5000 cigars contained in 55 boxes, merely tied together by strong twine, and in such manner that any one box in the "package" could be taken out without cutting or untying the cord, were held not to constitute a "package" Rev. Stat. (par. 1838), and not entitled to entry. (S. S., 3141.) within the meaning of Sec. 2804,

103. Tin cans, manufactured in the United States, of foreign material, exported with drawback, filled with domestic salmon, and returned in same condition, are dutiable, not under 2051, but under 1067, at 35 per cent. ad valorem; the contents being free under 1482, and not as fish ed

nomine. (S. S., 3221.)

104. Australian Wool.—" Although used for combing purposes, and known as cross-breed combing wool, yet, not being of full English blood, as required under the provisions of Class 2, and containing a large portion of Merino, say perhaps one-half, it brings its classification in under the last clause of Class No. 1, which reads, 'and also in designated in classes two and three.'" (S. S., 3304.) 'and also including all wools not hereinafter described or

105. Correction of Errors.—Protest and appeal are in no case required in advance of liquidation, and errors may be corrected at any time prior thereto, without protest and appeal, and excessive

duties refunded. (S. S., 3308.)

106. Machinery, Iron and Steel.-Where the several parts are readily separable for classification, they are to be separately valued for duty as mfs. respectively of iron or steel. (S. S.,

107. Saddles, Old and in Use.—Not free as either "household" or "personal effects," under 1514

or 1793. S. S., 3321.

108. Additional Duty.—"In estimating undervaluation only those different items should be included in the calculation which relate to articles of the same general character, description, and material, and the uses and purposes of which are substantially the same." In an invoice of cotton edgings and linen edgings the former were advanced over 10 per cent., but the advance was not equal to 10 per cent. upon both. Held, that, as the materials are different, the additional duty attaches. S. S., 3346.

But penal duty does not attach in cases where, after entry and appraisement, an undervaluation of over 10 per cent. is discovered, excepting on actual re-examination and re-appraisement. (S. S.,

3299.)

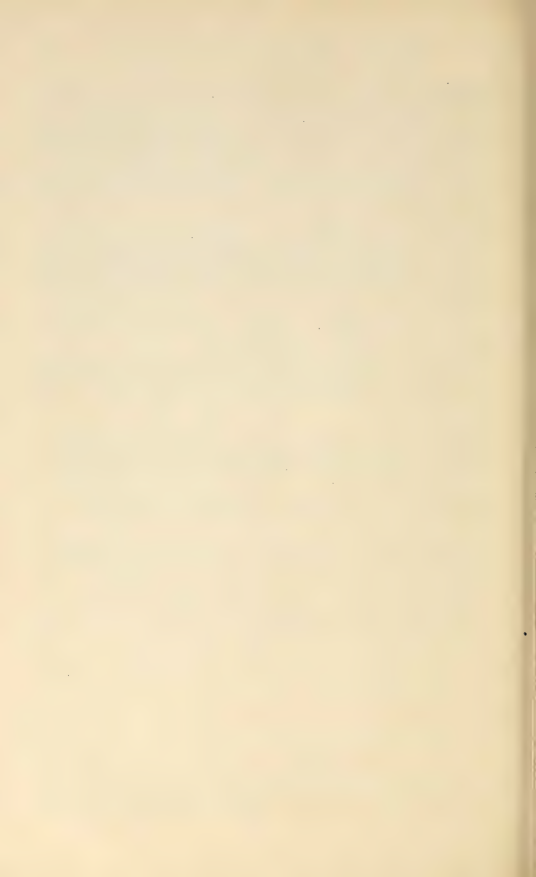
109. Separate Classification.—Portions of chandeliers of brass and glass, separately packed and

invoiced, held to be entitled to separate classification. (S. S., 3347.)

110. The following, although not a "Treasury decision," is inserted for convenient reference: In the case of Morius vs. Arthur, (5th Otto, p. 147,) Mr. Justice Hunt said: "We find in examining the statutes imposing duties on foreign importations, that generally the highest duty is imposed on the most expensive articles of the same class, and that articles of luxury are taxed higher than those of necessity. In regard to the particular article of japanned leather, strictly an article of luxury, used by the rich only, we find that Congress has usually imposed upon it a higher duty than it has imposed on ordinary leather, an article of strict necessity for the purposes of clothing, and of almost equal necessity in the mechanic arts.'

111. A Silver Statue, on marble block, and not the work of a sculptor or artist, dutiable as a

manufacture of silver under 1065. (S. S., 1876.)



APPENDIX.

THE ORGANIC LAWS

OF THE

UNITED STATES OF AMERICA.

THE DECLARATION OF INDEPENDENCE—1776.

IN CONGRESS, JULY 4TH, 1776.

The unanimous Declaration of the Thirteen United States of America.

When, in the course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume, among the powers of the earth, the separate and equal station to which the laws of nature and of nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which

impel them to the separation.

We hold these truths to be self-evident—that all men are created equal; that they are endowed by their Creator with certain unalienable rights; that among these are life, liberty, and the pursuit of happiness. That, to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed; that, whenever any form of government becomes destructive of these ends, it is the right of the people to alter or to abolish it, and to institute a new government, laying its foundation on such principles, and organizing its powers in such their safety and happiness. Frudence, indeed, will dictate that governments long established should not be changed for light and transient causes; and, accordingly, all experience hath shown that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same object, evinces a design to reduce them under absolute despotism, it is their right, it is their duty, to throw off such government, and to provide new guards for their future security. Such has been the patient sufferance of these colonies, and such is now the necessity which constrains them to alter their former systems of government. The history of the present king of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute tyranny over these states. To prove this, let facts be submitted to a candid world.

He has refused his assent to laws the most wholesome and necessary for the

public good.

He has forbidden his governors to pass laws of immediate and pressing importance, unless suspended in their operation till his assent should be obtained; and, when so suspended, he has utterly neglected to attend to them.

He has refused to pass other laws for the accommodation of large districts of people, unless those people would relinquish the right of representation in the legislature—a right inestimable to them, and formidable to tyrants only.

He has called together legislative bodies at places unusual, uncomfortable,

and distant from the depository of their public records, for the sole purpose of fatiguing them into compliance with his measures.

He has dissolved representative houses repeatedly, for opposing, with manly

firmness, his invasions on the rights of the people.

He has refused, for a long time after such dissolutions, to cause others to be elected, whereby the legislative powers, incapable of annihilation, have returned to the people at large for their exercise; the state remaining, in the mean time, exposed to all the dangers of invasion from without, and convulsions within.

He has endeavored to prevent the population of these states; for that purpose obstructing the laws for naturalization of foreigners; refusing to pass others to encourage their migration hither, and raising the conditions of new appro-

priations of lands.

He has obstructed the administration of justice, by refusing his assent to

laws for establishing judiciary powers.

He has made judges dependent on his will alone for the tenure of their offices, and the amount and payment of their salaries.

He has erected a multitude of new offices, and sent hither swarms of officers

to harass our people and eat out their substance.

He has kept among us, in times of peace, standing armies, without the consent of our legislature.

He has effected to render the military independent of, and superior to, the

civil power.

He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his assent to their acts of pretended legislation:

For quartering large bodies of armed troops among us;

For protecting them, by a mock trial, from punishment for any murders which they should commit on the inhabitants of these states;

• For cutting off our trade with all parts of the world;

For imposing taxes on us without our consent;

For depriving us, in many cases, of the benefits of trial by jury;

For transporting us beyond seas, to be tried for pretended offences;

For abolishing the free system of English laws in a neighboring province, establishing therein an arbitrary government, and enlarging its boundaries, so as to render it at once an example and fit instrument for introducing the same absolute rule into these colonies;

For taking away our charters, abolishing our most valuable laws, and alter-

ing, fundamentally, the forms of our government;

For suspending our own legislature, and declaring themselves invested with power to legislate for us in all cases whatsoever.

He has abdicated government here, by declaring us out of his protection,

and waging war against us.

He has plundered our seas, ravaged our coasts, burnt our towns, and de-

stroyed the lives of our people.

He is at this time transporting large armies of foreign mercenaries, to complete the works of death, desolation, and tyranny, already begun, with circumstances of cruelty and perfidy scarcely paralleled in the most barbarous ages, and totally unworthy the head of a civilized nation.

He has constrained our fellow-citizens, taken captive on the high seas, to bear arms against their country, to become the executioners of their friends

and brethren, or to fall themselves by their hands.

He has excited domestic insurrections amongst us, and has endeavored to bring on the inhabitants of our frontiers the merciless Indian savages, whose known rule of warfare is an undistinguished destruction of all ages, sexes, and conditions.

In every stage of these oppressions we have petitioned for redress in the most humble terms; our repeated petitions have been answered only by re-

peated injury. A prince whose character is thus marked by every act which

may define a tyrant, is unfit to be the ruler of a free people.

Nor have we been wanting in attention to our British brethren We have warned them, from time to time, of attempts by their legislature to extend an unwarrantable jurisdiction over us. We have reminded them of the circumstances of our emigration and settlement here. We have appealed to their native justice and magnanimity, and we have conjured them, by the ties of our common kindred, to disayow these usurpations, which would inevitably interrupt our connections and correspondence. They, too, have been deaf to the voice of justice and consanguinity. We must, therefore, acquiesce in the necessity which denounces our separation, and hold them, as we hold the rest

of mankind, enemies in war, in peace, friends.

We, therefore, the representatives of the United States of America, in General Congress assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the name and by authority of the good people of these Colonies, solemnly publish and declare that these United Colonies are, and of right ought to be, free and independent states; that they are absolved from all allegiance to the British crown, and that all political connection between them and the state of Great Britain is, and ought to be, totally dissolved, and that, as free and independent states, they have full power to levy war, conclude peace, contract alliances, establish commerce, and to do all other acts and things which independent states may of right do. And for the support of this Declaration, with a firm reliance on the protection of Divine Providence, we mutually pledge to each other our lives, our fortunes, and our sacred honor.

JOHN HANCOCK.

New Hampshire.

JOSIAH BARTLETT. WILLIAM WHIPPLE,

Massachusetts Bay.

SAMUEL ADAMS, JOHN ADAMS,

ROBERT TREAT PAINE, ELBRIDGE GERRY.

MATTHEW THORNTON.

Rhode Island.

STEPHEN HOPKINS,

WILLIAM ELLERY.

Connecticut.

WILLIAM WILLIAMS, OLIVER WOLCOTT.

New York.

FRANCIS LEWIS, LEWIS MORRIS.

New Jersey.

JOHN HART. ABRAHAM CLARK.

Pennsylvania.

JAMES SMITH, GEORGE TAYLOR, JAMES WILSON, GEORGE ROSS.

Delaware.

THOMAS M'KEAN.

ROGER SHERMAN, SAMUEL HUNTINGTON,

WILLIAM FLOYD, PHILIP LIVINGSTON,

RICHARD STOCKTON, JOHN WITHERSPOON, FRANCIS HOPKINSON.

ROBERT MORRIS. BENJAMIN RUSH, BENJAMIN FRANKLIN, JOHN MORTON, GEORGE CLYMER,

CÆSAR RODNEY. GEORGE READ,

Maryland.

SAMUEL CHASE, WILLIAM PACA, THOMAS STONE, CHARLES CARROLL, of Carrollton.

Virginia.

GEORGE WYTHE, RICHARD HENRY LEE, THOMAS JEFFERSON, BENJAMIN HARRISON, THOMAS NELSON, JR., FRANCIS LIGHTFOOT LEE, CARTER BRAXTON.

WILLIAM HOOPER, JOSEPH HEWES, North Carolina.

JOHN PENN.

EDWARD RUTLEDGE, THOMAS HEYWARD, JR., South Carolina.

THOMAS LYNCH, JR., ARTHUR MIDDLETON.

Georgia.

GEORGE WALTON.

BUTTON GWINNETT, LYMAN HALL,

ARTICLES OF CONFEDERATION—1777.

To all to whom these Presents shall come, we the undersigned delegates of the States affixed to our Names send greeting.

Whereas the Delegates of the United States of America in Congress assembled did on the fifteenth day of November in the Year of our Lord One Thousand Seven Hundred and Seventy-Seven, and in the Second Year of the Independence of America, agree to certain articles of Confederation and perpetual Union between the States of New Hampshire, Massachusetts Bay, Rhode Island and Providence Plantations, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina, and Georgia, in the words following, viz.

"Articles of Confederation and perpetual union between the States of New Hampshire, Massachusetts Bay, Rhode Island and Providence Plantations, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina, and Georgia.

ARTICLE I. The style of this confederacy shall be "The United States of Americ"."

ART. II. Each State retains its sovereignty, freedom, and independence, and every power, jurisdiction, and right which is not by this confederation expressly delegated to the United States in Congress assembled.

ARC. III. The said States hereby severally enter into a firm league of friend-ship with each other, for their common defence, the security of their liberties, and their mutual and general welfare, binding themselves to assist each other against all force offered to, or attacks made upon them, or any of them, on account of religion, sovereignty, trade, or any other pretence whatever.

ART. IV. The better to secure and perpetuate mutual friendship and intercourse among the people of the different States in this Union, the free inhabitants of each of these States, paupers, vagabonds, and fugitives from justice excepted, shall be entitled to all privileges and immunities of free citizens in

the several States; and the people of each State shall have free ingress and regress to and from any other State, and shall enjoy therein all the privileges of trade and commerce, subject to the same duties, impositions and restrictions as the inhabitants thereof respectively, provided that such restrictions shall not extend so far as to prevent the removal of property imported into any State, to any other State of which the owner is an inhabitant; provided also that no imposition, duties, or restriction shall be laid by any State, on the property of the United States, or either of them.

If any person guilty of, or charged with, treason, felony, or other high misdemeanor, in any State, shall flee from justice, and be found in any of the United States, he shall, upon demand of the governor or executive power of the State from which he fled, be delivered up and removed to the State hav-

ing jurisdiction of his offence.

Full faith and credit shall be given in each of these States to the records, acts, and judicial proceedings of the courts and magistrates of every other State.

ART. V. For the more convenient management of the general interests of the United States, delegates shall be annually appointed in such manner as the legislature of each State shall direct, to meet in Congress on the first Monday in November, in every year, with a power reserved to each State to recall its delegates, or any of them, at any time within the year, and to send others in their stead, for the remainder of the year.

No State shall be represented in Congress by less than two, nor by more than seven members; and no person shall be capable of being a delegate for more than three years in any term of six years; nor shall any person, being a delegate, be capable of holding any office under the United States, for which he or another for his benefit, receives any salary, fees, or emolument of any

kind.

Each State shall maintain its own delegates in a meeting of the States, and while they act as members of the committee of the States.

In determining questions in the United States in Congress assembled,

each State shall have one vote.

Freedom of speech and debate in Congress shall not be impeached or questioned in any court, or place out of Congress; and the members of Congress shall be protected in their persons from arrests and imprisonments, during the time of their going to and from, and attendance on Congress, except for treason,

felony, or breach of the peace.

ART. VI. No State, without the consent of the United States in Congress assembled, shall send any embassy to, or receive any embassy from, or enter into any conference, agreement, alliance, or treaty with any king, prince, or state; nor shall any person holding any office of profit or trust under the United States, or any of them, accept of any present, emolument, office, or title of any kind whatever, from any king, prince, or foreign state; nor shall the United States in Congress assembled, or any of them grant any title of nobility.

No two or more states shall enter into any treaty, confederation or alliance whatever, between them, without the consent of the United States in Congress assembled, specifying accurately the purposes for which the same is to be en-

tered into, and how long it shall continue.

No State shall lay any imposts or duties, which may interfere with any stipulations in treaties entered into by the United States in Congress assembled, with any king, prince, or state, in pursuance of any treaties already proposed

by Congress to the courts of France and Spain.

No vessels of war shall be kept up, in time of peace, by any State, except such number only, as shall be deemed necessary, by the United States in Congress assembled, for the defence of such State, or its trade; nor shall any body of forces be kept up by any State in time of peace, except such number only as, in the judgment of the United States in Congress assembled, shall be deemed requisite to garrison the forts necessary for the defence of such State; but

every State shall always keep up a well regulated and disciplined militia, sufficiently armed and accountered; and shall provide and have constantly ready for use, in public stores, a due number of field-pieces and tents, and a proper

quantity of arms, ammunition, and camp equipage.

No State shall engage in any war without the consent of the United States in Congress assembled, unless such State be actually invaded by enemies, or shall have received certain advice of a resolution being formed by some nation of Indians to invade such State, and the danger is so imminent as not to admit of a delay till the United States in Congress assembled can be consulted; nor shall any State grant commissions to any ships or vessels of war, nor letters of marque or reprisal, except it be after a declaration of war by the United States in Congress assembled; and then only against the kingdom or state, and the subjects thereof, against which war has been so declared, and under such regulations as shall be established by the United States in Congress assembled; unless such State be infested by pirates, in which case vessels of war may be fitted out for that occasion, and kept so long as the danger shall continue, or until the United States in Congress assembled, shall determine otherwise.

ART. VII. When land forces are raised by any State for the common defence, all officers of or under the rank of colonel shall be appointed by the legislature of each State respectively by whom such forces shall be raised, or in such manner as such State shall direct; and all vacancies shall be filled up

by the State which first made the appointment.

ART. VIII. All charges of war and all other expenses that shall be incurred for the common defence, or general welfare, and allowed by the United States in Congress assembled, shall be defrayed out of a common treasury, which shall be supplied by the several States in proportion to the value of all land within each State, granted to or surveyed for any person, as such land and the buildings and improvements thereon shall be estimated, according to such mode as the United States in Congress assembled, shall from time to time direct and appoint. The taxes for paying that proportion shall be laid and levied by the authority and direction of the legislatures of the several States within the time agreed upon by the United States in Congress assembled.

ART. IX. The United States in Congress assembled, shall have the sole and exclusive right and power of determining on peace and war, except in the cases mentioned in the sixth article; of sending and receiving ambassadors; entering into treaties and alliances; provided that no treaty of commerce shall be made whereby the legislative power of the respective States shall be restrained from imposing such imposts and duties on foreigners as their own people are subjected to, or from prohibiting the exportation or importation of any species of goods or commodities whatsoever; of establishing rules for deciding, in all cases, what captures on land or water shall be legal, and in what manner prizes taken by land or naval forces in the service of the United States shall be divided or appropriated; of granting letters of marque and reprisal in times of peace; appointing courts for the trial of piracies and felonies committed on the high seas, and establishing courts for receiving and determining, finally, appeals in all cases of captures; provided that no member of Congress shall be appointed a judge of any of the said courts.

The United States in Congress assembled shall also be the last resort on appeal in all disputes and differences now subsisting, or that hereafter may arise, between two or more States, concerning boundary, jurisdiction, or any other cause whatever; which authority shall always be exercised in the manner following: Whenever the legislative or executive authority, or lawful agent, of any State in controversy with another, shall present a petition to Congress, stating the matter in question, and praying for a hearing, notice thereof shall be given, by order of Congress, to the legislative or executive authority of the other State in controversy, and a day assigned for the appearance of the parties by their lawful agents, who shall then be directed to appoint, by joint consent, commissioners or judges to constitute a court for hearing and determining

the matter in question; but if they cannot agree, Congress shall name three persons out of each of the United States, and from the list of such persons each party shall alternately strike out one, the petitioners beginning, until the rumber shall be reduced to thirteen, and from that number not less than seven. nor more than nine, names, as Congress shall direct, shall, in the presence of Congress, be drawn out by lot; and the persons whose names shall be so drawn, or any five of them, shall be commissioners or judges to hear and finally determine the controversy, so always as a major part of the judges who shall hear the cause shall agree in the determination; and if either party shall neglect to attend at the day appointed, without showing reasons which Congress shall judge sufficient, or being present shall refuse to strike, the Congress shall proceed to nominate three persons out of each State, and the secretary of Congress shall strike in behalf of such party absent or refusing; and the judgment and sentence of the court, to be appointed in the manner before prescribed, shall be final and conclusive; and if any of the parties shall refuse to submit to the authority of such court, or to appear or defend their claim or cause, the court shall nevertheless, proceed to pronounce sentence or judgment, which shall in like manner be final and decisive; the judgment, or sentence, and other proceedings, being in either case transmitted to Congress, and lodged among the acts of Congress, for the security of the parties concerned: provided that every commissioner, before he sits in judgment, shall take an oath, to be administered by one of the judges of the Supreme or Superior Court of the State where the cause shall be tried, "well and truly to hear and determine the matter in question, according to the best of his judgment, without favor, affection, or hope of reward;" provided also that no State shall be deprived of territory for the benefit of the United States.

All controversies concerning the private right of soil claimed under different grants of two or more States, whose jurisdiction, as they may respect such lands and the States which passed such grants, are adjusted, the said grants, or either of them, being at the same time claimed to have originated antecedent to such settlement of jurisdiction, shall, on the petition of either party to the Congress of the United States, be finally determined, as near as may be, in the same manner as is before prescribed for deciding disputes respecting territorial

jurisdiction between different States.

The United States in Congress assembled shall also have the sole and exclusive right and power of regulating the alloy, and value of coin struck by their own authority, or by that of the respective States; fixing the standard of weights and measures throughout the United States; regulating the trade and managing all affairs with the Indians, not members of any of the States; provided that the legislative right of any State within its own limits be not infringed or violated; establishing and regulating post offices from one State to another, throughout all the United States, and exacting such postage on the papers passing through the same as may be requisite to defray the expenses of the said office; appointing all officers of the land forces in the service of the United States, excepting regimental officers; appointing all the officers of the naval forces, and commissioning all officers whatever in the service of the United States; making rules for the government and regulation of the said land and naval forces, and directing their operations.

The United States in Congress assembled shall have authority to appoint a committee to sit in the recess of Congress, to be denominated a Committee of the States, and to consist of one delegate from each State: and to appoint such other committees and civil officers as may be necessary for managing the general affairs of the United States under their direction; to appoint one of their number to preside; provided that no person be allowed to serve in the office of president more than one year in any term of three years; to ascertain the necessary sums of money to be raised for the service of the United States, and to appropriate and apply the same for defraying the public expenses; to borrow money or emit bills on the credit of the United States, transmitting every half-year to the respective States an account of the sums of money so borrowed

or emitted; to build and equip a navy; to agree upon the number of land forces, and to make requisitions from each State for its quota, in proportion to the number of white inhabitants in such State, which requisition shall be binding; and thereupon the legislature of each State shall appoint the regimental officers, raise the men, and clothe, arm, and equip them, in a soldierlike manner, at the expense of the United States; and the officers, and men so clothed and equipped, shall march to the place appointed, and within the time agreed on by the United States in Congress assembled; but if the United States in Congress assembled shall, on consideration of circumstances, judge proper that any State should not raise men, or should raise a smaller number than its quota, and that any other State should raise a greater number of men than the quota thereof, such extra number shall be raised, officered, clothed, armed, and equipped, in the same manner as the quota of such State, unless the legislature of such State shall judge that such extra number cannot be safely spared out of the same; in which case they shall raise, officer, clothe, arm, and equip as many of such extra number as they judge can be safely spared; and the officers and men so clothed, armed and equipped shall march to the place appointed, and within the time agreed on, by the United States in Congress assembled.

The United States in Congress assembled shall never engage in a war; nor grant letters of marque and reprisal in time of peace; nor enter into any treaties or alliances; nor coin money; nor regulate the value thereof; nor ascertain the sums and expenses necessary for the defence and welfare of the United States or any of them; nor emit bills; nor borrow money on the credit of the United States; nor appropriate money; nor agree upon the number of vessels of war to be built or purchased or the number of land or sea forces to be raised; nor appoint a commander-in-chief of the army or navy; unless nine States assent to the same; nor shall a question on any other point, except for adjourning from day to day, be determined, unless by the votes of a majority of the

United States in Congress assembled.

The Congress of the United States shall have power to adjourn to any time within the year, and to any place within the United States, so that no period of adjournment be for a longer duration than the space of six months; and shall publish the journal of their proceedings monthly, except such parts thereof relating to treaties, alliances, or military operations as in their judgment require secrecy; and the yeas and nays of the delegates of each State, on any question, shall be entered on the journal, when it is desired by any delegate; and the delegates of a State, or any of them, at his or their request, shall be furnished with a transcript of the said journal, except such parts as are above excepted, to lay before the legislatures of the several States.

ART. X. The committee of the States, or any nine of them, shall be authorized to execute, in the recess of Congess, such of the powers of Congress as the United States in Congress assembled, by the consent of nine states, shall, from time to time, think expedient to vest them with; provided that no power be delegated to the said committee, for the exercise of which, by the articles of confederation, the voice of nine states in the Congress of the United States

assembled is requisite.

ART. XI. Canada acceding to this confederation, and joining in the measures of the United States, shall be admitted into and entitled to all the advantages of this union. But no other colony shall be admitted into the same, un-

less such admission be agreed to by nine states.

ART. XII. All bills of credit emitted, moneys borrowed, and debts contracted, by or under the authority of Congress, before the assembling of the United States in pursuance of the present confederation, shall be deemed and considered as a charge against the United States, for payment and satisfaction whereof, the said United States, and the public faith, are hereby solemnly pledged.

ART. XIII. Every State shall abide by the determinations of the United States in Congress assembled, on all questions which by this confederation are submitted to them. And the articles of this confederation shall be inviolably observed by every State, and the Union shall be perpetual; nor shall any altera-

tion at any time hereafter be made in any of them; unless such alteration be agreed to in a Congress of the United States, and be afterwards confirmed by

the legislatures of every State.

And whereas it has pleased the Great Governor of the world to incline the hearts of the legislatures we respectively represent in Congress, to approve of, and to authorize us to ratify the said articles of confederation and perpetual union. Know ye that we the undersigned delegates, by virtue of the power and authority to us given for that purpose, do by these presents, in the name and in behalf of our respective constituents, fully and entirely ratify and confirm each and every of the said articles of confederation and perpetual union, and all and singular the matters and things therein contained; and we do further solemnly plight and engage the faith of our respective constituents, that they shall abide by the determinations of the United States in Congress assembled, on all questions, which by the said confederation are submitted to them. And that the articles thereof shall be inviolably observed by the States we respectively represent, and that the Union shall be perpetual.

In witness whereof we have hereunto set our hands in Congress. Done at Philadelphia in the State of Pennsylvania the ninth day of July in the year of our Lord one thousand seven hundred and seventy-eight, and in the third year of the independence of America.

On the part and behalf of the State of New Hampshire.

JOSIAH BARTLETT,

JOHN WENTWORTH, JR. August 8, 1778.

On the part and behalf of the State of Massachusetts Bay.

JOHN HANCOCK. SAMUEL ADAMS, ELBRIDGE GERRY FRANCIS DANA, JAMES LOVELL. SAMUEL HOLTEN.

On the part and behalf of the State of Rhode Island and Providence Plantations.

WILLIAM ELLERY, HENRY MARCHANT, JOHN COLLINS.

On the part and behalf of the State of Connecticut.

ROGER SHERMAN, SAMUEL HUNTINGTON, OLIVER WOLCOTT,

TITUS HOSMER. ANDREW ADAMS.

On the part and behalf of the State of New York.

JAMES DUANE, FRANCIS LEWIS.

WILLIAM DUER, GOUVERNEUR MORRIS.

On the part and in behalf of the State of New Jersey, November 26, 1778. NATHANIEL SCUDDER. JOHN WITHERSPOON,

On the part and behalf of the State of Pennsylvania.

ROBERT MORRIS, DANIEL ROBERDEAU, WILLIAM CLINGAN, JOSEPH REED, July 22, 1778.

JONATHAN BAYARD SMITH,

On the part and behalf of the State of Delaware.

THOMAS M'KEAN, Feby. 12, 1779.

NICHOLAS VAN DYKE

John Dickinson, May 5, 1779.

On the part and behalf of the State of Maryland.

John Hanson, March 1, 1781.

Daniel Carroll, March 1, 1781

On the part and behalf of the State of Virginia.

RICHARD HENRY LEE, JOHN BANISTER, THOMAS ADAMS.

JOHN HARVIE. FRANCIS LIGHTFOOT LEE.

On the part and behalf of the State of North Carolina.

JOHN PENN, July 21, 1778. CORNELIUS HARNETT,

JOHN WILLIAMS.

On the part and behalf of the State of South Carolina.

HENRY LAURENS, WILLIAM HENRY DRAYTON. JOHN MATHEWS.

RICHARD HUTSON. THOMAS HEYWARD, JR.

On the part and behalf of the State of Georgia.

JONATHAN WALTON, July 24, 1778. EDWARD LANGWORTHY.

EDWARD TELFAIR.

THE NORTHWEST TERRITORIAL GOVERNMENT— 1787.

THE CONFEDERATE CONGRESS, JULY 13, 1787.

An Ordinance for the government of the territory of the United States northwest of the river Ohio.

Section 1. Be it ordained by the United States in Congress assembled, That the said territory, for the purpose of temporary government, be one district, subject, however, to be divided into two districts, as future circumstances may, in the opinion of Congress, make it expedient.

SEC. 2. Be it ordained by the authority aforesaid, That the estates both of resident and non-resident proprietors in the said territory, dying intestate, shall descend to, and be distributed among, their children and the descendants of a deceased child in equal parts, the descendants of a deceased child or grandchild to take the share of their deceased parent in equal parts among them; and where there shall be no children or descendants, then in equal parts to the next of kin, in equal degree; and among collaterals, the children of a deceased brother or sister of the intestate shall have, in equal parts among them, their deceased parent's share; and there shall, in no case, be a distinction between kindred of the whole and half blood; saving in all cases to the widow of the intestate her third part of the real estate for life, and one-third part of the personal estate; and this law relative to descents and dower shall remain in full force until altered by the legislature of the district. And until the governor and judges shall adopt laws as hereinafter mentioned, estates in the said territory may be devised or bequeathed by wills in writing, signed and sealed by him or her in whom the estate may be, (being of full age,) and attested by three witnesses; and real estates may be conveyed by lease and release, or bargain and sale, signed, sealed, and delivered by the person, being of full age, in whom the estate may be, and attested by two witnesses, provided such wills be duly proved, and such conveyances be acknowledged, or the execution thereof duly proved, and be recorded within one year after proper

magistrates, courts, and registers shall be appointed for that purpose; and personal property may be transferred by delivery, saving, however, to the French and Canadian inhabitants, and other settlers of the Kaskaskies, Saint Vincents, and the neighboring villages, who have heretofore professed themselves citizens of Virginia, their laws and customs now in force among them, relative to the descent and conveyance of property.

SEC. 3. Be it ordained by the authority aforesaid, That there shall be appointed, from time to time, by Congress, a governor, whose commission shall continue in force for the term of three years, unless sooner revoked by Congress; he shall reside in the district, and have a freehold estate therein, in one

thousand acres of land, while in the exercise of his office.

Sec. 4. There shall be appointed, from time to time, by Congress, a secretary, whose commission shall continue in force for four years, unless sooner revoked; he shall reside in the district, and have a freehold estate therein, in five hundred acres of land, while in the exercise of his office. It shall be his duty to keep and preserve the acts and laws passed by the legislature, and the public records of the district, and the proceedings of the governor in his executive department, and transmit authentic copies of such acts and proceedings every six months to the Secretary of Congress. There shall also be appointed a court, to consist of three judges, any two of whom to form a court, who shall have a common-law jurisdiction, and reside in the district, and have each therein a freehold estate, in five hundred acres of land, while in the exercise of their offices; and their commissions shall continue in force during good behavior.

Sec. 5. The governor and judges, or a majority of them, shall adopt and publish in the district such laws of the original States, criminal and civil, as may be necessary, and best suited to the circumstances of the district, and report them to Congress from time to time, which laws shall be in force in the district until the organization of the general assembly therein, unless disapproved of by Congress; but afterwards the legislature shall have authority to alter them as they shall think fit.

Sec. 6. The governor, for the time being, shall be commander-in-chief of the militia, appoint and commission all officers in the same below the rank of general officers; all general officers shall be appointed and commissioned by

Congress.

SEC. 7. Previous to the organization of the general assembly the governor shall appoint such magistrates, and other civil officers, in each county or township, as he shall find necessary for the preservation of the peace and good order in the same. After the general assembly shall be organized the powers and duties of magistrates and other civil officers shall be regulated and defined by the said assembly; but all magistrates and other civil officers, not herein otherwise directed, shall, during the continuance of this temporary government, be appointed by the governor.

SEC. 8. For the prevention of crimes and injuries, the laws to be adopted or made shall have force in all parts of the district, and for the execution of process, criminal and civil, the governor shall make proper divisions thereof; and he shall proceed, from time to time, as circumstances may require, to lay out the parts of the district in which the Indian titles shall have been extinguished, into counties and townships, subject, however, to such alterations as may there-

a ter be made by the legislature.

Sec. 9. So soon as there shall be five thousand free male inhabitants, of full age, in the district, upon giving proof thereof to the governor, they shall receive authority, with time and place, to elect representatives from their counties or townships, to represent them in the general assembly: Provided, That for every five hundred free male inhabitants there shall be one representative, and so on, progressively, with the number of free male inhabitants, shall the right of representation increase, until the number of representatives shall amount to twenty-five; when which the number and proportion of representatives shall be

regulated by the legislature: Provided, That no person be eligible or qualified to act as a representative, unless he shall have been a citizen of one of the United States three years, and be a resident in the district, or unless he shall have resided in the district three years; and, in either case, shall likewise hold in his own right, in fee-simple, two hundred acres of land within the same: Provided also, That a freehold in fifty acres of land in the district, having been a citizen of one of the States, and being resident in the district, or the like freehold and two years' residence in the district, shall be necessary to qualify a man as an elector of a representative.

SEC. 10. The representatives thus elected shall serve for the term of two years; and in case of the death of a representative, or removal from office, the governor shall issue a writ to the county or township, for which he was a mem-

ber, to elect another in his stead, to serve for the residue of the term.

SEC. 11. The general assembly, or legislature, shall consist of the governor. legislative council, and a house of representatives. The legislative council shall consist of five members, to continue in office five years, unless sooner removed by Congress; any three of whom to be a quorum; and the members of the council shall be nominated and appointed in the following manner, to wit: As soon as representatives shall be elected the governor shall appoint a time and place for them to meet together, and when met they shall nominate ten persons, resident in the district, and each possessed of a freehold in five hundred acres of land, and return their names to Congress, five of whom Congress shall appoint and commission to serve as aforesaid; and whenever a vacancy shall happen in the council, by death or removal from office, the house of representatives shall nominate two persons, qualified as aforesaid, for each vacancy, and return their names to Congress, one of whom Congress shall appoint and commission for the residue of the term; and every five years, four months at least before the expiration of the time of service of the members of the council, the said house shall nominate ten persons, qualified as aforesaid, and return their names to Congress, five of whom Congress shall appoint and commission to serve as members of the council five years, unless sooner removed. And the governor, legislative council, and house of representatives shall have authority to make laws in all cases for the good government of the district, not repugnant to the principles and articles in this ordinance established and declared. And all bills, having passed by a majority in the house, and by a majority in the council, shall be referred to the governor for his assent; but no bill, or legislative act whatever, shall be of any force without his assent. The governor shall have power to convene, prorogue, and dissolve the general assembly when, in his opinion, it shall be expedient.

Sec. 12. The governor, judges, legislative council, secretary, and such other officers as Congress shall appoint in the district, shall take an oath or affirmation of fidelity, and of office: the governor before the President of Congress, and all other officers before the governor. As soon as a legislature shall be formed in the district, the council and house assembled, in one room, shall have authority, by joint ballot, to elect a delegate to Congress, who shall have a seat in Congress, with a right of debating, but not of voting, during this

temporary government.

SEC. 13. And for extending the fundamental principles of civil and religious liberty, which form the basis whereon these republics, their laws and constitutions, are erected; to fix and establish those principles as the basis of all laws, constitutions, and governments, which forever hereafter shall be formed in the said territory; to provide, also, for the establishment of States, and permanent government therein, and for their admission to a share in the Federal councils on an equal footing with the original States, at as early periods as may be consistent with the general interest.

Sec. 14. It is hereby ordained and declared, by the authority aforesaid, that the following articles shall be considered as articles of compact, between the

original States and the people and States in the said territory, and forever remain unalterable, unless by common consent, to wit:

ARTICLE I.

No person, demeaning himself in a peaceable and orderly manner, shall ever be molested on account of his mode of worship, or religious sentiments, in the said territories.

ARTICLE II.

The inhabitants of the said territory shall always be entitled to the benefits of the writs of habeas corpus, and of the trial by jury; of a proportionate representation of the people in the legislature, and of judicial proceedings according to the course of the common law. All persons shall be bailable, unless for capital offences, where the proof shall be evident, or the presumption great. All fines shall be moderate; and no cruel or unusual punishments shall be inflicted. No man shall be deprived of his liberty or property, but by the judgment of his peers, or the law of the land, and should the public exigencies make it necessary, for the common preservation, to take any person's property, or to demand his particular services, full compensation shall be made for the same. And, in the just preservation of rights and property, it is understood and declared, that no law ought ever to be made or have force in the said territory that shall, in any manner whatever, interfere with or affect private contracts, or engagements, bona fide, and without fraud previously formed.

ARTICLE III.

Religion, morality, and knowledge being necessary to good government and the happiness of mankind, schools and the means of education shall forever be encouraged. The utmost good faith shall always be observed towards the Indians; their lands and property shall never be taken from them without their consent; and in their property, rights, and liberty they never shall be invaded or disturbed, unless in just and lawful wars authorized by Congress; but laws founded in justice and humanity shall, from time to time, be made for preventing wrongs being done to them, and for preserving peace and friendship with them.

ARTICLE IV.

The said territory, and the States which may be formed therein, shall forever remain a part of this confederacy of the United States of America, subject to the Articles of Confederation, and to such alterations therein as shall be constitutionally made; and to all the acts and ordinances of the United States in Congress assembled, conformable thereto. The inhabitants and settlers in the said territory shall be subject to pay a part of the Federal debts, contracted, or to be contracted, and a proportional part of the expenses of government to be apportioned on them by Congress, according to the same common rule and measure by which apportionments thereof shall be made on the other States; and the taxes for paying their proportion shall be laid and levied by the authority and direction of the legislatures of the district, or districts, or new States, as in the original States, within the time agreed upon by the United States in Congress assembled. The legislatures of those districts, or new States, shall never interfere with the primary disposal of the soil by the United States in Congress assembled, nor with any regulations Congress may find necessary for securing the title in such soil to the bona fide purchasers. No tax shall be imposed on lands the property of the United States; and in no

case shall non-resident proprietors be taxed higher than residents. The navigable waters leading into the Mississippi and Saint Lawrence, and the carrying places between the same, shall be common highways, and forever free, as well to the inhabitants of the said territory as to the citizens of the United States, and those of any other States that may be admitted into the confederacy, without any tax; impost, or duty therefor.

ARTICLE V.

There shall be formed in the said territory not less than three nor more than five States; and the boundaries of the States, as soon as Virginia shall alter her act of cession and consent to the same, shall become fixed and established as follows, to wit: The western State, in the said territory, shall be bounded by the Mississippi, the Ohio, and the Wabash Rivers; a direct line drawn from the Wabash and Post Vincents, due north, to the territorial line between the United States and Canada; and by the said territorial line to the Lake of the Woods and Mississippi. The middle State shall be bounded by the said direct line, the Wabash from Post Vincents to the Ohio, by the Ohio, by a direct line drawn due north from the mouth of the Great Miami to the said territorial line, and by the said territorial line. The eastern State shall be bounded by the last-mentioned direct line, the Ohio, Pennsylvania, and the said territorial line: Provided, however, And it is further understood and declared, that the boundaries of these three States shall be subject so far to be altered, that, if Congress shall hereafter find it expedient, they shall have authority to form one or two States in that part of the said territory which lies north of an east and west line drawn through the southerly bend or extreme of Lake Michigan. And whenever any of the said States shall have sixty thousand free inhabitants therein, such State shall be admitted, by its delegates, into the Congress of the United States, on an equal footing with the original States, in all respects whatever; and shall be at liberty to form a permanent constitution and State government: Provided, The constitution and government, so to be formed, shall be republican, and in conformity to the principles contained in these articles, and, so far as it can be consistent with the general interest of the confederacy, such admission shall be allowed at an earlier period, and when there may be a less number of free inhabitants in the State than sixty thousand.

ARTICLE VI.

There shall be neither slavery nor involuntary servitude in the said territory, otherwise than in the punishment of crimes, whereof the party shall have been duly convicted: Provided always, That any person escaping into the same, from whom labor or service is lawfully claimed in any one of the original States, such fugitive may be lawfully reclaimed, and conveyed to the person claiming his or her labor or service as aforesaid.

Be it ordained by the authority aforesaid. That the resolutions of the 23d of April, 1784, relative to the subject of this ordinance, be, and the same are

hereby, repealed, and declared null and void.

Done by the United States, in Congress assembled, the 13th day of July, in the year of our Lord 1787, and of their sovereignty and independence the twelfth.

CONSTITUTION OF THE UNITED STATES—1787.

WE, the People of the United States, in order to form a more perfect union, establish justice, insure domestic tranquillity, provide for the common defence, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America.

ARTICLE I.

Section 1. All legislative powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

SEC. 2. The House of Representatives shall be composed of members chosen every second year by the people of the several States, and the electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State Legislature.

No person shall be a representative who shall not have attained to the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State in which he shall be chosen.

*[Representatives and direct taxes shall be apportioned among the several States which may be included within this Union, according to their respective numbers, which shall be determined by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fifths of all other persons.] The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of representatives shall not exceed one for every thirty thousand, but each State shall have at least one representative: and until such enumeration shall be made, the State of New Hampshire shall be entitled to choose three; Massachusetts, eight; Rhode Island and Providence Plantations, one; Connecticut, five; New York, six; New Jersey, four; Pennsylvania, eight; Delaware, one; Maryland, six; Virginia, ten; North Carolina, five; South Carolina, five; and Georgia, three.

When vacancies happen in the representation from any State, the executive authority thereof shall issue writs of election to fill such vacancies.

The House of Representatives shall choose their Speaker and other officers; and shall have the sole power of impeachment.

Sec. 3. The Senate of the United States shall be composed of two senators from each State, chosen by the Legislature thereof, for six years; and each senator shall have one vote.

Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. The seats of the senators of the first class shall be vacated at the expiration of the second year; of the second class, at the expiration of the fourth year; and of the third class, at the expiration of the sixth year, so that one-third may be chosen every second year; and if vacancies happen by resignation, or otherwise, during the recess of the Legislature of any State, the executive thereof may make temporary appointments until the next meeting of the Legislature, which shall then fill such vacancies.

No person shall be a senator who shall not have attained to the age of thirty years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State for which he shall be chosen.

The Vice-President of the United States shall be president of the Senate, but shall have no vote, unless they be equally divided.

The Senate shall choose their other offic rs, and also a president pro tempore,

^{*} The clause included in brackets is amended by the 1.th amendment, 2d section.

in the absence of the Vice-President, or when he shall exercise the office of President of the United States.

The Senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the President of the United States is tried, the Chief Justice shall preside: and no person shall be convicted without the concurrence of two-thirds of the members present.

Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold and enjoy any office of honor, trust, or profit under the United States; but the party convicted shall nevertheless be liable and subject to indictment, trial, judgment, and punishment, according to law.

Sec. 4. The times, places, and manner of holding elections for senators and representatives shall be prescribed in each State by the Legislature thereof; but the Congress may at any time, by law, make or alter such regulations, except as to the places of choosing senators.

The Congress shall assemble at least once in every year, and such meeting shall be on the first Monday in December, unless they shall by law appoint a

different day.

SEC. 5. Each house shall be the judge of the elections, returns, and qualifications of its own members, and a majority of each shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may be authorized to compel the attendance of absent members, in such manner, and under such penalties, as each house may provide.

Each house may determine the rules of its proceedings, punish its members for disorderly behavior, and, with the concurrence of two-thirds, expel a

member.

Each house shall keep a journal of its proceedings, and from time to time publish the same, excepting such parts as may in their judgment require secrecy, and the yeas and nays of the members of either house on any question shall, at the desire of one-fifth of those present, be entered on the journal.

Neither house, during the session of Congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that

in which the two houses shall be sitting.

Sec. 6. The senators and representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the treasury of the United States. They shall, in all cases except treason, felony, and breach of the peace, be privileged from arrest during their attendance at the session of their respective houses, and in going to and returning from the same; and for any speech or debate in either house, they shall not be questioned in any other place.

No senator or representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the United States, which shall have been created, or the emoluments whereof shall have been increased, during such time; and no person holding any office under the United States shall be a member of either house during his continuance in office.

Sec. 7. All bills for raising revenue shall originate in the House of Representatives; but the Senate may propose or concur with amendments as on other

bills.

Every bill which shall have passed the House of Representatives and the Senate, shall, before it become a law, be presented to the President of the United States; if he approve, he shall sign it, but if not, he shall return it, with his objections, to that house in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If, after such reconsideration, two-thirds of that house shall agree to pass the bill, it shall be sent, together with the objections, to the other house, by which it shall likewise be reconsidered, and if approved by two-thirds of that house, it shall become a law. But in all such cases the votes of both houses shall be determined by yeas and nays, and the names of the persons voting for and against

the bill shall be entered on the journal of each house respectively. If any bill shall not be returned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Congress by their adjournment prevent

its return, in which case it shall not be a law.

Every order, resolution, or vote to which the concurrence of the Senate and House of Representatives may be necessary (except on a question of adjournment) shall be presented to the President of the United States; and before the same shall take effect, shall be approved by him, or, being disapproved by him, shall be repassed by two-thirds of the Senate and House of Representatives, according to the rules and limitations prescribed in the case of a bill.

SEC. 8. The Congress shall have power-

To lay and collect taxes, duties, imposts, and excises, to pay the debts and provide for the common defence and general welfare of the United States; but all duties, imposts, and excises shall be uniform throughout the United States;

To borrow money on the credit of the United States;

To regulate commerce with foreign nations, and among the several States, and with the Indian tribes;

To establish a uniform rule of naturalization, and uniform laws on the subject of bankruptcies throughout the United States;

To coin money, regulate the value thereof, and of foreign coin, and fix the

standard of weights and measures;

To provide for the punishment of counterfeiting the securities and current coin of the United States;

To establish post-offices and post-roads;

To promote the progress of science and useful arts, by securing, for limited times, to authors and inventors the exclusive right to their respective writings and discoveries;

To constitute tribunals inferior to the Supreme Court;

To define and punish piracies and felonies committed on the high seas, and offences against the law of nations;

To declare war, grant letters of marque and reprisal, and make rules concern-

ing captures on land and water;

To raise and support armies, but no appropriation of money to that use shall be for a longer term than two years;

To provide and maintain a navy;

To make rules for the government and regulation of the land and naval forces:

To provide for calling forth the militia to execute the laws of the Union,

suppress insurrections and repel invasions;

To provide for organizing, arming, and disciplining the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the States respectively the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Con-

gress;

To exercise exclusive legislation in all cases whatsoever over such district (not exceeding ten miles square) as may by cession of particular States, and the acceptance of Congress, become the seat of the government of the United States, and to exercise like authority over all places purchased by the consent of the Legislature of the State in which the same shall be, for the erection of forts, magazines, arsenals, dockyards, and other needful buildings; and

To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the government of the United States, or in any department or officer thereof.

Sec. 9. The migration or importation of such persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the year one thousand eight hundred and eight, but a tax or

duty may be imposed on such importation, not exceeding ten dollars for each person.

The privilege of the writ of habeas corpus shall not be suspended, unless

when in cases of rebellion or invasion the public safety may require it.

No bill of attainder or ex-post-facto law shall be passed.

No capitation or other direct tax shall be laid, unless in proportion to the census or enumeration hereinbefore directed to be taken.

No tax or duty shall be laid on articles exported from any state.

No preference shall be given by any regulation of commerce or revenue to the ports of one State over those of another; nor shall vessels bound to, or from, one State, be obliged to enter, clear, or pay duties in another.

No money shall be drawn from the treasury but in consequence of appropriations made by law; and a regular statement and account of the receipts and

expenditures of all public money shall be published from time to time.

No title of nobility shall be granted by the United States; and no person holding any office of profit or trust under them, shall, without the consent of the Congress, accept of any present, emolument, office, or title, of any kind whatever, from any king, prince, or foreign state.

Sec. 10. No State shall enter into any treaty, alliance, or confederation; grant letters of marque and reprisal; coin money; emit bills of credit; make anything but gold and silver coin a tender in payment of debts; pass any bill of attainder, ex-post-facto law, or law impairing the obligation of contracts, or grant any

title of nobility.

No State shall, without the consent of the Congress, lay any impost or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws; and the net produce of all duties and imposts, laid by any State on imports or exports, shall be for the use of the treasury of the United States; and all such laws shall be subject to the revision and control of the Congress.

No State shall, without the consent of Congress, lay any duty of tonnage, keep troops, or ships of war, in time of peace, enter into any agreement or compact with another State, or with a foreign power, or engage in war, unless actu-

ally invaded, or in such imminent danger as will not admit of delay.

ARTICLE II.

SEC. 1. The Executive power shall be vested in a President of the United States of America. He shall hold his office during the term of four years, and, together with the Vice-President, chosen for the same term, be elected as follows:

Each State shall appoint, in such manner as the Legislature thereof may direct, a number of electors, equal to the whole number of senators and representatives to which the State may be entitled in the Congress; but no senator or representative, or person holding an office of trust or profit under the United

States, shall be appointed an elector.

*[The electors shall meet in their respective States, and vote by ballot for two persons, of whom one at least shall not be an inhabitant of the same State with themselves; and they shall make a list of all the persons voted for, and of the number of votes for each, which list they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the president of the Senate. The president of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted. The person having the greatest number of votes shall be the President, if such number be a majority of the whole number of electors appointed; and if there be more than one who have such majority, and have an equal number of votes, then the House of Representatives shall immediately choose by ballot one of them for President; and if no person have a majority,

^{*} The clause inclosed in brackets has been superseded by the 12th amendment.

then from the five highest on the list the said House shall, in like manner, choose the President. But in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. In every case, after the choice of the President, the person having the greatest number of votes of the electors shall be the Vice-President. But if there should remain two or more who have equal votes, the Senate shall choose from them by ballot the Vice-President.]

The Congress may determine the time of choosing the electors, and the day on which they shall give their votes; which day shall be the same throughout

the United States.

No person except a natural-born citizen, or a citizen of the United States at the time of the adoption of this Constitution, shall be eligible to the office of President; neither shall any person be eligible to that office who shall not have attained to the age of thirty-five years, and been fourteen years a resident within the United States.

In case of the removal of the President from office, or of his death, resignation, or inability to discharge the powers and duties of the said office, the same shall devolve on the Vice-President, and the Congress may by law provide for the case of removal, death, resignation, or inability, both of the President and Vice-President, declaring what officer shall then act as President; and such officer shall act accordingly until the disability be removed, or a President shall be elected.

The President shall, at stated times, receive for his services a compensation which shall neither be increased nor diminished during the period for which he shall have been elected, and he shall not receive within that period any other

emolument from the United States, or any of them.

Before he enter on the execution of his office, he shall take the following oath or affirmation: "I do solemnly swear (or affirm) that I will faithfully execute the office of President of the United States, and will, to the best of my ability, preserve, protect, and defend the Constitution of the United States."

SEC. 2. The President shall be commander-in-chief of the army and navy of the United States, and of the militia of the several States, when called into the actual service of the United States; he may require the opinion, in writing, of the principal officer in each of the executive departments, upon any subject relating to the duties of their respective offices; and he shall have power to grant reprieves and pardons for offences against the United States, except in

cases of impeachment.

He shall have the power, by and with the advice and consent of the Senate, to make treaties, provided two-thirds of the Senators present concur; and he shall nominate, and by and with the advice and consent of the Senate shall appoint ambassadors, other public ministers and consuls, judges of the Supreme Court, and all other officers of the United States, whose appointments are not herein otherwise provided for, and which shall be established by law; but the Congress may by law vest the appointment of such inferior officers, as they think proper, in the President alone, in the courts of law, or in the heads of departments.

The President shall have power to fill up all vacancies that may happen during the recess of the Senate, by granting commissions which shall expire

at the end of their next session.

SEC. 3. He shall, from time to time, give to the Congress information of the state of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient; he may, on extraordinary occasions, convene both Houses, or either of them, and in case of disagreement between them with respect to the time of adjournment, he may adjourn them to such time as he shall think proper; he shall receive ambassadors and other public minis-

ters; he shall take care that the laws be faithfully executed, and shall commission all the officers of the United States.

SEC. 4. The President, Vice-President, and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of, treason, bribery, or other high crimes and misdemeanors.

ARTICLE III.

SEC. 1. The judicial power of the United States shall be vested in one Supreme Court, and in such inferior courts as the Congress may from time to time ordain and establish. The judges, both of the Supreme and inferior courts, shall hold their offices during good behavior, and shall, at stated times, receive for their services a compensation which shall not be diminished during their continuance in office.

SEC. 2. The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority; to all cases affecting ambassadors, other public ministers, and consuls; to all cases of admiralty and maritime jurisdiction: to controversies to which the United States shall be a party; to controversies between two or more States; between a State and citizens of another State; between citizens of different States; between citizens of the same State claiming lands under grants of different States, and between a State, or the citizens thereof, and foreign States, citizens or subjects.

In all cases affecting ambassadors, other public ministers and consuls, and those in which a State shall be party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with such exceptions and

under such regulations as the Congress shall make.

The trial of all crimes, except in cases of impeachment, shall be by jury; and such trial shall be held in the State where the said crimes shall have been committed; but when not committed within any State, the trial shall be at such place or places as the Congress may by law have directed.

SEC. 3. Treason against the United States shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort.

No person shall be convicted of treason unless on the testimony of two wit-

nesses to the same overt act, or on confession in open court.

The Congress shall have power to declare the punishment of treason, but no attainder of treason shall work corruption of blood, or forfeiture, except during the life of the person attainted.

ARTICLE IV.

SEC. 1. Full faith and credit shall be given in each State to the public acts, records, and judicial proceedings of every other State; and the Congress may by general laws prescribe the manner in which such acts, records, and proceedings shall be proved, and the effect thereof.

SEC. 2. The citizens of each State shall be entitled to all privileges and im-

munities of citizens in the several States.

A person charged in any State with treason, felony, or other crime, who shall flee from justice, and be found in another State, shall, on demand of the executive authority of the State from which he fled, be delivered up, to be removed to the State having jurisdiction of the crime.

No person held to service or labor in one State, under the laws thereof, escaping into another, shall, in consequence of any law or regulation therein, be discharged from such service or labor, but shall be delivered up on claim

of the party to whom such service or labor may be due.

SEC. 3. New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the jurisdiction of any other

State; nor any State be formed by the junction of two or more States, or parts of States, without the consent of the Legislatures of the States concerned, as

well as of the Congress.

The Congress shall have power to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States; and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular State.

Sec. 4. The United States shall guarantee to every State in this Union a republican form of government, and shall protect each of them against invasion, and on application of the Legislature, or of the executive (when the Legislature

cannot be convened), against domestic violence.

ARTICLE V.

The Congress, whenever two-thirds of both houses shall deem it necessary, shall propose amendments to this Constitution, or, on the application of the Legislatures of two-thirds of the several States, shall call a convention for proposing amendments, which, in either case, shall be valid to all intents and purposes, as part of this Constitution, when ratified by the Legislatures of three-fourths of the several States, or by conventions in three-fourths thereof, as the one or the other mode of ratification may be proposed by the Congress; provided that no amendment which may be made prior to the year one thousand eight hundred and eight shall in any manner affect the first and fourth clauses in the ninth section of the first article; and that no State without its consent, shall be deprived of its equal suffrage in the Senate.

ARTICLE VI.

All debts contracted, and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Con-

stitution, as under the Confederation.

This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, anything in the constitution or laws of any State to the contrary notwithstanding.

The senators and representatives before mentioned, and the members of the several State Legislatures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by oath or affirmation to support this Constitution; but no religious test shall ever be required as a

qualification to any office or public trust under the United States.

ARTICLE VII.

The ratification of the Conventions of nine States shall be sufficient for the establishment of this Constitution between the States so ratifying the same.

Done in convention, by the unanimous consent of the States present, the seventeenth day of September, in the year of our Lord one thousand seven hundred and eighty-seven, and of the independence of the United States of America the twelfth.

In witness whereof we have hereunto subscribed our names.

GEORGE WASHINGTON,

President, and Deputy from Virginia.

New Hampshire.

JOHN LANGDON,

NICHOLAS GILMAN.

Massachusetts.

NATHANIEL GORHAM,

RUFUS KING.

122 ORGANIC LAWS OF THE UNITED STATES OF AMERICA.

Connecticut.

WILLIAM SAMUEL JOHNSON,

ROGER SHERMAN.

New York.

ALEXANDER HAMILTON.

New Jersey.

WILLIAM LIVINGSTON, DAVID BREARLEY,

WILLIAM PATERSON, JONATHAN DAYTON.

Pennsylvania.

BENJAMIN FRANKLIN, THOMAS MIFFLIN, ROBERT MORRIS, GEORGE CLYMER, THOMAS FITZSIMONS, JARED INGERSOLL, JAMES WILSON, GOUVERNEUR MORRIS.

Delaware.

GEORGE REED, GUNNING BEDFORD, JR., JOHN DICKINSON, RICHARD BASSETT, JACOB BROOM.

Maryland.

JAMES MCHENRY, DANIEL OF ST. THOMAS JENIFER, DANIEL CARROLL.

Virginia.

JOHN BLAIR,

JAMES MADISON, JR.

North Carolina.

WILLIAM BLOUNT, RICHARD DOBBS SPAIGHT, HUGH WILLIAMSON.

South Carolina.

John Rutledge,

CHARLES COTESWORTH PINCKNEY,

CHARLES PINCKNEY, PIERCE BUTLER.

Georgia.

WILLIAM FEW,

ABRAHAM BALDWIN.

(Attest).

WILLIAM JACKSON,

Secretary.

ARTICLES IN ADDITION TO, AND AMENDMENT OF, THE CONSTITUTION OF THE UNITED STATES OF AMERICA, PROPOSED BY CONGRESS, AND RATIFIED BY THE LEGISLATURES OF THE SEVERAL STATES PURSUANT TO THE FIFTH ARTICLE OF THE ORIGINAL CONSTITUTION.

ARTICLE I.

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

ARTICLE II.

A well-regulated militia being necessary to the security of a free State, the right of the people to keep and bear arms shall not be infringed.

ARTICLE III.

No soldier shall, in time of peace, be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

ARTICLE IV.

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation and particularly describing the place to be searched, and the persons or things to be seized.

ARTICLE V.

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia when in actual service in time of war or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

ARTICLE VI.

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defence.

ARTICLE VII.

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury shall be otherwise re-examined in any court of the Unitèd States than according to the rules of the common law.

ARTICLE VIII.

Excessive bail shall not be required nor excessive fines imposed nor cruel and unusual punishments inflicted.

ARTICLE IX.

The enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people.

ARTICLE X.

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively or to the people.

ARTICLE XI.

The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another State, or by citizens or subjects of any foreign state.

ARTICLE XII.

The electors shall meet in their respective States, and vote by ballot for President and Vice-President, one of whom, at least, shall not be an inhabitant of the same State with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice-President; and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice-President, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the president of the Senate; the president of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted; the person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States. and a majority of all the States shall be necessary to a choice; and if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President, as in the case of the death or other constitutional disability of the President. The person having the greatest number of votes as Vice-President, shall be the Vice-President if such number be a majority of the whole number of electors appointed; and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice-President; a quorum for the purpose shall consist of two-thirds of the whole number of senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice-President of the United States.

ARTICLE XIII.

Sec. 1. Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

SEC. 2. Congress shall have power to enforce this article by appropriate

legislation.

ARTICLE XIV.

SEC. 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law, nor deny to any person within its jurisdiction the equal protection of the laws.

Sec. 2. Representatives shall be apportioned among the several States ac-

cording to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice-President of the United States, representatives in Congress, the executive and judicial officers of a State, or the members of the Legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age and citizens of the United States, or in any way abridged, except for participation in rebellion or other crime, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.

SEC. 3. No person shall be a senator or representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath as a member of Congress, or as an officer of the United States, or as a member of any State Legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may, by a vote of two-thirds of each House, remove

such disability.

SEC. 4. The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations, and claims shall be held illegal and void.

SEC. 5. The Congress shall have power to enforce, by appropriate legislation,

the provisions of this article.

ARTICLE XV.

SEC. 1. The right of citizens of the United States to vote shall not be denied or abridged by the United States, or by any State, on account of race, color, or previous condition of servitude.

SEC. 2. The Congress shall have power to enforce this article by appropriate

legislation.

PRESIDENTS AND THEIR CABINETS.

From the "American Almanac for 1883," by permission of A. R. Spofford, Esq.

		PRESIDENTS.	VICE-PRESIDENTS.					
Term.	No.	Name.	Qualified.	No.	Name.	Qualified.		
*1	1	George Washington	April 30, 1789	1	John Adams	June 3, 1789		
*1 2 3 4 5	1	George Washington	March 4, 1793	-	John Adams	Dec. 2, 1793		
3	2	John Adams	March 4, 1797	2	Thomas Jefferson	March 4, 1797		
4	3	Thomas Jefferson	March 4, 1801	3	Aaron Burr	March 4, 1801		
5		Thomas Jefferson	March 4, 1805	4	George Clinton	March 4, 1805		
6	4	James Madison	March 4, 1809		George Clinton 1	March 4, 1809		
			35 3 4 4044	i _	William H. Crawford 2	April 10, 1812		
7		James Madison	March 4, 1813	5	Elbridge Gerry	March 4, 1813		
_	-		34 1 101F		John Gaillard 2	Nov. 25, 1814		
8	5	James Monroe	March 4, 1817 March 5, 1821	6	Daniel D. Tompkins	March 4, 1817		
.9	0	James Monroe	March 4, 1825	7	Daniel D. Tompkins	March 5, 1821 March 4, 1825		
10 11	6 7	John Quincy Adams Andrew Jackson	March 4, 1829	1	John C. Calhoun 3	March 4, 1829		
11	- 1	Andrew Jackson	Maich 4, 1023		Hugh L. White 2	Dec. 28, 1832		
12	1	Andrew Jackson	March 4, 1833	8	Martin Van Buren	March 4, 1833		
13	8	Martin Van Buren	March 4, 1837	9	Richard M. Johnson	March 4, 1837		
14	9	William H. Harrison 1	March 4, 1841	10	John Tyler	March 4, 1841		
14a	10	John Tyler	April 6, 1841		Samuel L. Southard 2	April 6, 1841		
			,		Willie P. Mangum 2	May 31, 1842		
15	11	James K. Polk	March 4, 1845	11	George M. Dallas	March 4, 1845		
16	12		March 5, 1849	12	Millard Fillmore	March 5, 1849		
16a	13	Millard Fillmore	July 9, 1850		William R. King ²	July 11, 1850		
17	14	Franklin Pierce	March 4, 1853	13	William R. King 1	March 4, 1853		
					David R. Atchison 2	April 18, 1853		
10	45	Y 70 1	Manual (1000	1.4	Jesse D. Bright ²	Dec. 5, 1854		
18		James Buchanan	March 4, 1857	14	John C. Breckinridge	March 4, 1857		
19	16	Abraham Lincoln	March 4, 1861	15	Hannibal Hamlin	March 4, 1861		
20	17	Abraham Lincoln 1	March 4, 1865 April 15, 1865	16	Andrew Johnson, Lafayette S. Foster. ²	March 4, 1865 April 15, 1865		
20a	17	Andrew Johnson	April 10, 1000		Benjamin F. Wade ²	March 2, 1867		
21	18	Ulysses S. Grant	March 4, 1869	17	Schuyler Colfax	March 4, 1869		
22	10	Ulysses S. Grant	March 4, 1873	18	Henry Wilson 1,	March 4, 1873		
24		, orallaminimi	1,1010	10	Thomas W. Ferry 2	Nov. 22, 1875		
23	19	Rutherford B. Haves	March 5, 1877	19	William A. Wheeler	March 5, 1877		
24		James A. Garfield 1	March 4, 1881	20	Chester A. Arthur	March 4, 1881		
24a	21	Chester A. Arthur	Sept. 20, 1881		David Davis 2	Oct. 13, 1881		
						,		

^{*} The larger figures in this column mark the terms held by the Presidents, and are referred to in succeeding tables. The smaller figures indicate the numerical order or sequence of individual officers from the first. Terms marked a denote the succession of the Vice-President to the Presidency for the residue of the term.

1 pied in office.

2 Acting Vice-President and President pro tem. of the Senate.

8 Resigned the Vice-Presidency, December 28, 1832.

SECRETARIES OF STATE.

The larger figures mark the Presidential term in which each Cabinet Officer held his appointment, as shown by the table of Presidents preceding.

Term.	No.	Name.	Appointed.		No.	Name.	Appointed.
1 2 3 4 5 6 6 7 8 9 10 11 12 13 14	1 2 3 4 5 6 7 8 9 10 11 12 13 14	Thomas Jefferson Thomas Jefferson Edmund Randolph Timothy Pickering John Marshall James Madison James Madison James Monroe James Monroe John Quincy Adams John Quincy Adams Henry Clay Martin Van Buren Edward Livingston Louis McLane John Forsyth Daniel Webster	March 4, 1798 Jan. 2, 1794 Dec. 10, 1795 March 4, 1797 May 13, 1800 March 5, 1801 March 6, 1809 April 2, 1811 March 4, 1813 March 5, 1821 March 6, 1829 May 24, 1831 May 29, 1833 June 27, 1833 March 4, 1837	14a 15 16 16a 17 18 19 20 20a 21 22 23 24 24a	25 26	Daniel Webster Hugh S. Legaré Abel P. Upshur John C. Calhoun John C. Calhoun John M. Clayton Daniel Webster Edward Everett William L. Marcy Lewis Cass Jeremiah S. Black William H. Seward William H. Seward William H. Seward Hilliam H. Seward William H. Seward Eihu B. Washburne Hamilton Fish Hamilton Fish William M. Everts James G. Blaine F. T. Frelinghuysen	May 9, 1848 July 24, 1848 March 6, 1844 March 6, 1847 March 7, 1849 July 22, 1850 March 7, 1853 March 6, 1852 March 6, 1857 Dec. 17, 1860 March 5, 1861 March 4, 1865 March 5, 1869 March 11, 1869 March 11, 1869 March 12, 1873 March 2, 1873 March 5, 1881

SECRETARIES OF THE TREASURY.

Term.	No.	Name.	Appointed. Term. No.		Name.	Appointed.		
1 2 3	1 2 3	Alexander Hamilton Alexander Hamilton Oliver Wolcott Oliver Wolcott Samuel Dexter	Sept. 11, 1789 March 4, 1793 Feb. 2, 1795 March 4, 1797 Jan. 1, 1801	15 16	15 16 17 18 19	Walter Forward John C, Spencer George M. Bibb Robert J. Walker William M. Meredith.	Sept. 13, 1841 March 3, 1843 June 15, 1844 March 6, 1845 March 8, 1849	
4 5 6 7	5 6	Albert Gallatin	May 14, 1801 March 4, 1809 March 4, 1813 Feb. 9, 1814	16a 17 18	20 21 22 23 24	Thomas Corwin	July 23, 1850 March 7, 1853 March 6, 1857 Dec. 12, 1860 Jan. 11, 1861	
8 9 10 11	8 9	William H. Crawford William H. Crawford William H. Crawford Richard Rush Samuel D. Ingham	Oct. 22, 1816 March 5, 1817 March 5, 1821 March 7, 1825 March 6, 1829	20 20a	25 26 27	Salmon P. Chase William Pitt Fessenden Hugh McCulloch Hugh McCulloch	March 7, 1861 July 1, 1864 March 7, 1865 April 15, 1865	
12	10 11 12 13	Louis McLane	Aug. 2, 1831 May 29, 1833 Sept. 23, 1833 June 27, 1834	21 22	28 29 30 31	George S. Boutwell William A. Richardson Benjamin H. Bristow Lott M. Morrill	March 11, 1869 March 17, 1873 June 4, 1874 July 7, 1876	
13 14 14a	14		March 4, 1837 March 5, 1841 April 6, 1841	23 24 24a	32 33 34	John Sherman William Windom Charles J. Folger	March 8, 1877 March 5, 1881 Oct. 27, 1881	

SECRETARIES OF WAR.

Term.	No.	Name.	Appointed.	Term.	No.	Name.	Appointed.
1 2	1	Henry Knox	Sept. 12, 1789		19	John C. Spencer	
2	2	Henry Knox Timothy Pickering	March 4, 1793 Jan. 2, 1795		20 21	James M. Porter William Wilkins	March 8, 1843 Feb. 15, 1844
_	3	James McHenry	Jan. 27, 1796	15	22	William L. Marcy	March 6, 1845
3	4	James McHenry Samuel Dexter	March 4, 1797 May 13, 1800	16 16a	23 24	George W. Crawford Charles M. Conrad	
	5	Roger Griswold		17	25	Jefferson Davis	
4	6	Henry Dearborn	March 5, 1801	18	26	John B. Floyd	March 6, 1857
4 5 6	7	Henry Dearborn William Eustis	March 4. 1805 March 7, 1809	19	27 28	Joseph Holt	
ю	8	John Armstrong		10	29	Edwin M. Stanton	
7		John Armstrong	March 4, 1813	20		Edwin M. Stanton	March 4, 1865
	10	James Monroe William H. Crawford	Sept. 27, 1814	20a		Edwin M. Stanton Ulysses S. Grant, ad int.	April 15, 1865 Aug. 12, 1867
8	11	George Graham	Aug. 1, 1815			Lorenzo Thomas, ad int.	
	12	John C. Calhoun	Oct. 8, 1817		30	John M. Schofield	May 28, 1868
10	13	John C. Calhoun James Barbour	March 5, 1821 March 7, 1825	21	31 32	John A. Rawlins William W. Belknap	
10	14	Peter B. Porter	May 26, 1828	22	02	William W. Belknap	
11	15	John H. Eaton	March 9, 1829		33	Alphonso Taft	March 8, 1876
12	16	Lewis Cass	Aug. 1, 1831 March 4, 1833	23	34 35	James D. Cameron George W. McCrary	
13	17	Joel R. Poinsett			36	Alexander Ramsay	Dec. 10, 1879
14	18	John Bell	March 5, 1841	24	37	Robert T. Lincoln	March 5, 1881
14a		John Bell	April 6, 1841				

SECRETARIES OF THE NAVY.

SECRETARIES OF THE INTERIOR

Term.	No.	Name.	Name. Appointed.		No.	Name.	Appointed.
16 16a 17 18 19 20 20a	1 2 3 4 5 6	Thomas Ewing	March 7, 18-3 March 6, 1857 March 5, 1861 Jan. 8, 1863 March 4, 1865 April 15, 1865	21 22 23 24 24a	9 10 11 12	Orville H. Browning Jacob D. Cox Columbus Delano Columbus Delano Zachariah Chandler Carl Schurz. Samuel J. Kirkwood Henry M. Teller	March 5, 1869 Nov. 1, 1870 March 4, 1873 Oct. 19, 1875 March 12, 1877 March 5, 1881

POSTMASTERS-GENERAL.

Term.	No.	Name.	Appointed. Ten		No.	Name.	Appointed.		
1 2 3 4 5 6 7 8 9 10 11 12 13 14 14a	1 2 3 4 5 6 7 8 9 10 11	Samuel Osgood Timothy Pickering Timothy Pickering Joseph Habersham Joseph Habersham Joseph Habersham Gideon Granger Gideon Granger Gideon Granger Return J. Meigs, Jr Return J. Meigs, Jr John McLean John McLean William T. Barry. William T. Barry. William T. Barry Amos Kendall John M. Niles Francis Granger Francis Granger Francis Granger Charles A. Wickliffe	Aug. 12, 1791 March 4, 1793 Feb. 25, 1795 March 4, 1891 Nov. 28, 1891 Nov. 28, 1891 March 4, 1809 March 4, 1809 March 4, 1817 March 5, 1821 June 26, 1523 March 4, 1825 March 4, 1833 May 1, 1835 May 25, 1840 March 6, 1841	15 16 16a 17 18 19 20 20a 21 22 23 24 24a	12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29	Cave Johnson Jacob Collamer Nathan K, Hall Samuel D, Hubbard James Campbell Aaron V, Brown Joseph Holt Horatio King Montgomery Blair William Dennison William Dennison William Dennison Alexander W, Randall John A, J, Creswell John A, J, Creswell John A, J, Creswell Marshall Jewell James N, Tyner David McK, Key Horace Maynard Thomas L, James Timothy O, Howe	March 6, 1845 March 8, 1849 July 23, 1850 Aug. 31, 1852 March 6, 1857 March 14, 1859 Feb. 12, 1861 March 5, 1861 March 4, 1865 April 15, 1862 July 25, 1866 March 5, 1861 March 5, 1869 March 4, 1873 Aug. 24, 1874 July 12, 1876 March 12, 1877 June 2, 1880 March 5, 1869 March 5, 1869 March 5, 1869 March 192, 1877 June 2, 1880		

ATTORNEYS-GENERAL.

Term. N	To.	Name.	Appointed.	d. Term. No		Name.	Appointed.		
2 3 4 5	1 2 3 4 5 6 7 8	Edmund Randolph Edmund Randolph William Bradford Charles Lee Charles Lee Theophilus Parsons. Levi Lincoln Robert Smith John Breckinridge Cæsar A. Rodney	Sept. 26, 1789 March 4, 1793 Jan. 27, 1794 Dec. 10, 1795 March 4, 1797 Feb. 20, 1801 March 5, 1801 March 3, 1805 Aug. 7, 1805 Jar 28, 1807	15 16 16a 17 18	18 19 20 21 22 23 24 25 26	Hugh S. Legare John Nelson John Y. Mason Nathan Clifford Isaac Toucey Reverdy Johnson John J. Crittenden Caleb Cushing Jeremiah S. Black Edwin M. Stanton	July 1, 1843 March 6, 1845 Oct. 17, 1846 June 21, 1848 March 8, 1849 July 22, 1850		
6 7 8 1 9 10 11 12 13 13 13	9 10 11 12 13 14 15 16 17	Casar A. Rodney. William Pinkney. William Pinkney. Richard Rush. Richard Rush. William Wirt. William Wirt. John M. Berrien. Roger B. Taney. Roger B. Taney. Benjamin F. Butler. Benjamin F. Butler. Felix Grundy. Henry D. Gilpin John J. Crittenden.	March 4, 1809 Dec. 11, 1811 March 4, 1813 Feb. 10, 1814 March 4, 1817 Nov. 13, 1817 March 5, 1821 March 4, 1825 March 9, 1829 July 20, 1831 March 4, 1833 Nov. 15, 1833 March 4, 1837 July 5, 1838 Jan. 11, 1840 March 5, 1841	19 20 20a 21 22 23 24 24a	27 28 29 30 31 32 33 34 35 36 37 38	Edward Bates Titian J. Coffey,ad int. James Speed. James Speed. James Speed. Henry Stanbery William M. Evarts. E. Rockwood Hoar. Amos T. Ackerman. George H. Williams. George H. Williams. Edwards Pierrepont. Alphonso Taft. Charles Devens Wayne McVeagh Benjamin H. Brewster	March 5, 1861 June 22, 1863 Dec. 2, 1864 March 4, 1865 April 15, 1865 July 23, 1866 July 15, 1868 March 5, 1869 June 23, 1870 Dec. 14, 1871 March 4, 1873 April 26, 1875 May 22, 1876 March 12, 1877 March 5, 1881		

SUPREME COURT OF THE UNITED STATES.

	Chief Justices		Associate Justices.		State Whence Appointed.	Term of Service.	Years of Service.	Born.	Died.
1	John Jay†	*		*	New York	1789-1795	6	1745	1829
		1 2	John Rutledge† William Cushing		South Carolina Massachusetts		2	1739 1733	1800 1810
	i	3	James Wilson		Pennsylvania		21 9	1742	1798
		4	John Blairt		Virginia	1789-1796	7	1732	1800
		5	Robert H. Harrison†		Maryland	1789-1790	1	1745	1790
		6	James Iredell	5	North Carolina	1790-1799	9	1751	1799
		8	Thomas Johnson † William Patterson	7	Maryland	1791-1793	2	1732	1819
2	John Rutledget		william Tatterson	- 1	New Jersey South Carolina	1793-1806 1795-1795	13	1745 1739	1806 1800
		9	Samuel Chase	4	Maryland		15	1741	1811
3	Oliver Ellsworth†				Connecticut	1796-1801	5	1745	1807
		10	Bushrod Washington	3	Virginia		31	1762	1829
4	Tohn Monchell	11	Alfred Moore †	6	North Carolina		5	1755	1810
4	John Marshall	12	William Johnson	11	Virginia South Carolina	1801-1835	34	1755	1835
		13	Brockholst Livingston	8	New York		17	1771 1757	1834 1823
		14	Thomas Todd		Kentucky		19	1765	1826
		15	Joseph Story	2	Massachusetts	1811-1845	34	1779	1845
		16	Gabriel Duval †	9	Maryland	1811-1836	25	1752	1844
		17	Smith Thompson	13	New York	1823-1845	22	1767	1845
		18 19	Robert Trimble	14	Kentucky		2	1777	1828
		20	Henry Baldwin	18 10	Ohio Pennsylvania		16	1785	1861 1846
		21	James M. Wayne?	12	Georgia		32	1779 1790	1867
5	Roger B. Taney				Maryland		28	1777	1864
		22	Philip P. Barbour	16	Virginia		5	1783	1841
		23	John Catron	2000	Tennessee		28	1778	1865
		24	John McKinley	8	Alabama		15	1780	1852
		25 26	Peter V. Daniel Samuel Nelson†	22 17	Virginia New York		19	1785	1860
		27	Levi Woodbury	15	New Hampshire		27	1792 1789	1873 1851
		28	Robert C. Grier †	20	Pennsylvania		23	1794	1870
		29	Benjamin R. Curtist	27	Massachusetts		6	1809	1874
		30	John A. Campbell †	24	Alabama		- 8	1811	
		31	Nathan Clifford	29	Maine		23	1803	1881
		32	Noah H. Swayne Samuel F. Miller	19 25	Ohio Iowa		20	1805 1816	
		34	David Davis †	30	Illinois		15	1815	
		35	Stephen J. Field	3	California			1816	
6	Salmon P. Chase				Ohio	1864-1873	9	1808	1873
		36	William Strong †	28	Pennsylvania	1870-1880	10	1808	
		37	Joseph P. Bradley	Š	New Jersey			1813	
7	Morrison R. Waite	38	Ward Hunt	26	New York	1872-1882 1874	10	1811 1816	
4	morrison it. waite	39	John M. Harlan,	34	Kentucky			1833	
		40	William B. Woods	36	Georgia			1826	
		41	Stanley Matthews	32	Ohio	1881		1824	
		42	Horace Gray	31	Massachusetts	1881		1828	
		43	Samuel Blatchford	38	New York	1882		1820	

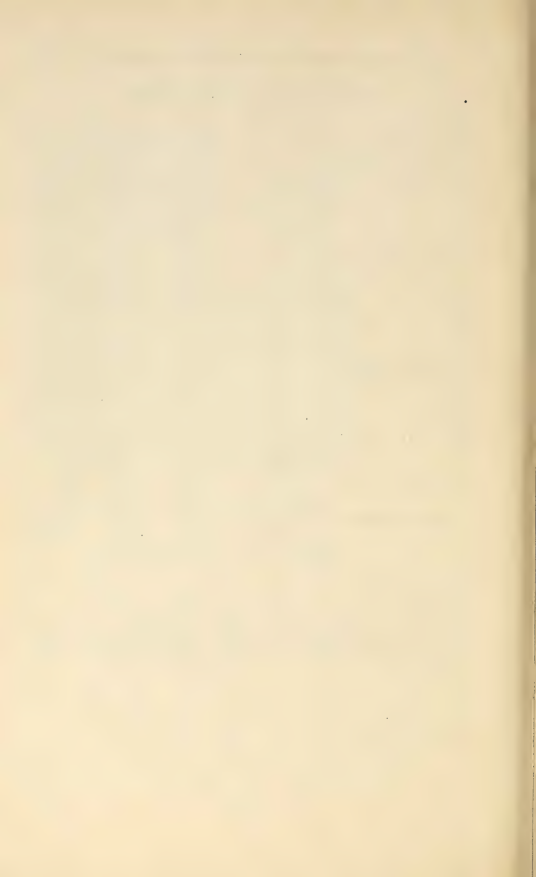
^{*} The figures before the names of the Associate Justices indicate the order of their appointment. The numbers following refer to the same numbers in the first column, and show the vacancy filled by each

numbers following refer to the same numbers in the first column, and show the vacancy filled by each appointment.

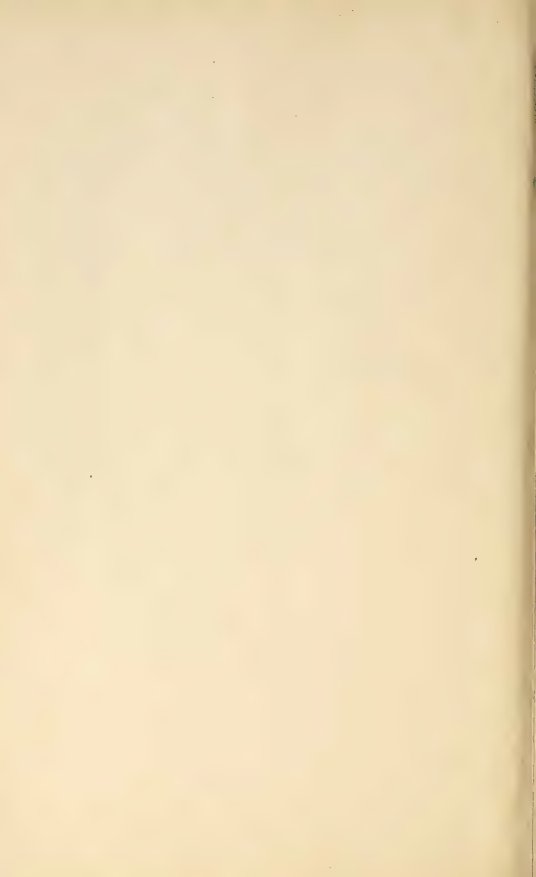
† Resigned.

† Presided one term of the Court; appointment not confirmed by the Senate.

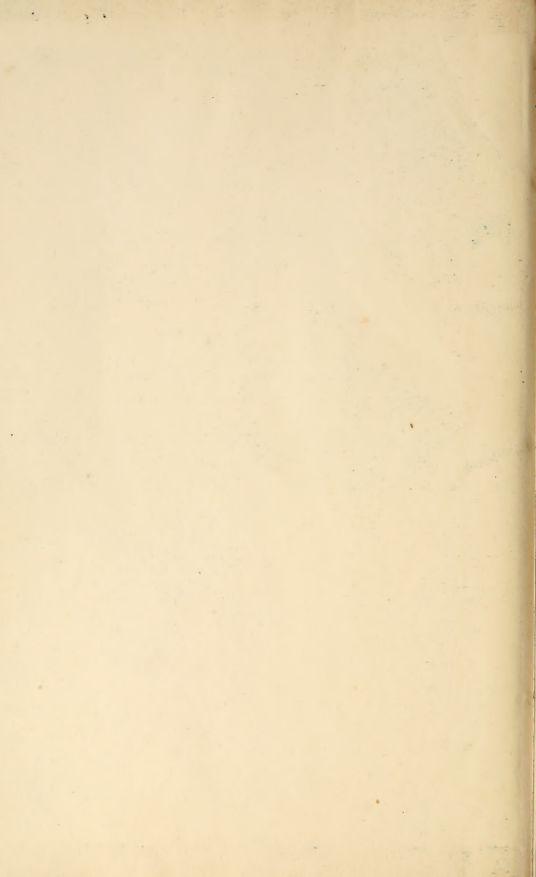
† The Supreme Court, at its first session in 1790, consisted of a Chief Justice and five Associates. The number of Associate Justices was increased to six in 1807 by the appointment of Thomas Todd; increased to eight in 1837 by the appointments of John Catron and John McKinley; increased to nine in 1863 by the appointment of Stephen J. Field; decreased to eight on the death of John Catron in 1865; decreased to seven on the death of James M. Wayne in 1867; and again increased to eight in 1870.











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